Number 40 Wednesday, April 30, 2014

The House was called to order by the Speaker at 11:00 a.m.

Prayer

The following prayer was offered by Dr. Mark McNees of Element 3 Church, upon invitation of Rep. Beshears:

Dear God, thank You for these men and women who represent the citizens of the great state of Florida. I pray that You grant them discernment that surpasses their experience, education, and natural intellect. I request that You grant them the vision to see beyond situational symptoms and the fortitude to resolve the cause. I petition that You make them wise as serpents, but gentle as doves. And, finally, I besiege Thee to grant these representatives the courage to lead with excellence, negotiate for the good of all Floridians, to not settle for just good, but have the audacity to demand greatness for our state, our country, our world. May integrity, the rule of law, and the Constitution be their guide and that the result of their relentless pursuit of a more fair, just, and prosperous state not only be for the benefit of today's citizens, but the legacy of these representatives will be a precious gift given to Floridians for generations to come. I echo our state's motto, in God we trust. Amen.

The following members were recorded present:

Session Vote Sequence: 811

Speaker Weatherford in the Chair.

Yeas—	119
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Adkins	Davis	Jones, S.	Powell
Ahern	Diaz, J.	Kerner	Pritchett
Albritton	Diaz, M.	La Rosa	Rader
Antone	Dudley	Lee	Rangel
Artiles	Eagle	Magar	Raschein
Baxley	Edwards	Mayfield	Raulerson
Berman	Eisnaugle	McBurney	Ray
Beshears	Fitzenhagen	McGhee	Reed
Bileca	Fresen	McKeel	Rehwinkel Vasilinda
Boyd	Fullwood	Metz	Renuart
Bracy	Gaetz	Moraitis	Richardson
Brodeur	Gibbons	Moskowitz	Roberson, K.
Broxson	Gonzalez	Murphy	Rodrigues, R.
Caldwell	Goodson	Nelson	Rodríguez, J.
Campbell	Grant	Nuñez	Rogers
Castor Dentel	Hager	Oliva	Rooney
Clarke-Reed	Harrell	O'Toole	Rouson
Clelland	Hill	Pafford	Santiago
Coley	Holder	Passidomo	Saunders
Combee	Hood	Patronis	Schenck
Corcoran	Hooper	Perry	Schwartz
Crisafulli	Hudson	Peters	Slosberg
Cruz	Hutson	Pigman	Smith
Cummings	Ingram	Pilon	Spano
Danish	Jones, M.	Porter	Stafford

Stark	Thurston	Waldman	Wood
Steube	Tobia	Watson, B.	Workman
Stewart	Torres	Watson, C.	Young
Stone	Trujillo	Weatherford	Zimmermann
Taylor	Van Zant	Williams, A.	

Nays-None

(A list of excused members appears at the end of the Journal.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Annabelle Adkinson of DeFuniak Springs at the invitation of Speaker *pro tempore* Coley; John Klingensmith of Stuart at the invitation of Rep. Harrell; Stephen Kokoruz of New Port Richey at the invitation of Rep. Murphy; and Mary Musselwhite of Tallahassee at the invitation of Rep. A. Williams.

House Physician

The Speaker introduced Dr. David Oliver of Ocala, who served in the Clinic today upon invitation of Rep. Baxley.

Correction of the Journal

The Journal of April 29, 2014, was corrected and approved as corrected.

Special Debate Procedure

The following motion was made by Rep. Schenck and adopted by the House of Representatives for the purpose of establishing procedures for debate on third reading of CS/SJR 1188 and SB 386 on April 30, 2014.

Final debate on third reading of the bills listed below on the floor on April 30, 2014 shall be limited to no more than the time specified below, with the time equally divided. In addition to the allotted time, the sponsor will explain and close the bill, closing not to exceed 5 minutes. After opening the bill, the floor managers shall be alternately recognized until their time runs out. Time not utilized is lost.

The Majority and Minority Leaders may each designate one floor manager. The floor managers may speak in debate and yield time to other Members to debate. Recognitions of floor managers must go through the Speaker. A Member may not be recognized more than once in debate on the bill.

No Member may be recognized for debate unless a floor manager yields time to that Member.

There will be no other debate on these bills on April 30, 2014.

The time limitations are as follows:

SB 386	30 minutes total; 15 minutes per side in 5 minute blocks
CS/SJR 1188	30 minutes total; 15 minutes per side in 5 minute blocks

On motion by Rep. Schenck, Rule 10.12 was waived and the above special floor procedure was adopted by the required two-thirds vote.

Bills and Joint Resolutions on Third Reading

CS/CS/HB 1161—A bill to be entitled An act relating to the Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; amending s. 373.618, F.S.; revising provisions relating to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noiseattenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; providing an effective date.

-was read the third time by title.

Representative Goodson offered the following:

(Amendment Bar Code: 045637)

Amendment 1—Remove lines 155-158 and insert:

(3) The department may solicit investors willing to enter into agreements to purchase the revenue stream from one or more existing department leases for wireless communication facilities on property owned or controlled by the department through the issuance of an invitation to negotiate. Such agreements shall be structured as tax-exempt financings for federal income tax purposes in order to result in the largest possible payout.

Rep. Goodson moved the adoption of the amendment, which was adopted by the required two-thirds vote.

THE SPEAKER PRO TEMPORE IN THE CHAIR

Representative Goodson offered the following:

(Amendment Bar Code: 224669)

Amendment 2 (with title amendment)—Between lines 1591 and 1592, insert:

Section 26. Subsection (3) of section 335.065, Florida Statutes, is amended to read:

335.065 Bicycle and pedestrian ways along state roads and transportation facilities.—

(3) The department, in cooperation with the Department of Environmental Protection, shall establish a statewide integrated system of bicycle and pedestrian ways in such a manner as to take full advantage of any such ways which are maintained by any governmental entity. The department may enter into a concession agreement with a not-for-profit entity or private sector business or entity for commercial sponsorship displays on multiuse trails and related facilities and use any concession agreement revenues for the maintenance of the multiuse trails and related facilities. Commercial sponsorship displays are subject to the requirements of the Highway

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Beautification Act of 1965, and all federal laws and agreements, when applicable. For the purposes of this section, bicycle facilities may be established as part of or separate from the actual roadway and may utilize existing road rights-of-way or other rights-of-way or easements acquired for public use.

- (a) A concession agreement shall be administered by the department and must include the requirements of this section.
- (b)1. Signage or displays erected under this section shall comply with s. 337.407 and chapter 479 and shall be limited as follows:
- a. One large sign or display, not to exceed 16 square feet in area, may be located at each trailhead or parking area.
- b. One small sign or display, not to exceed 4 square feet in area, may be located at each designated trail public access point.
- 2. Before installation, each name or sponsorship display must be approved by the department.
- 3. The department shall ensure that the size, color, materials, construction, and location of all signs are consistent with the management plan for the property and the standards of the department, do not intrude on natural and historic settings, and contain only a logo selected by the sponsor and the following sponsorship wording:

...(Name of the sponsor)... proudly sponsors the costs of maintaining the ...(Name of the greenway or trail)....

- 4. All costs of a display, including development, construction, installation, operation, maintenance, and removal costs, shall be paid by the concessionaire.
- (c) A concession agreement shall be for a minimum of 1 year, but may be for a longer period under a multiyear agreement, and may be terminated for just cause by the department upon 60 days' advance notice. Just cause for termination of a concession agreement includes, but is not limited to, violation of the terms of the concession agreement or this section.

TITLE AMENDMENT

Between lines 122 and 123, insert:

amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws; requiring that a concession agreement be administered by the department and meet certain requirements;

Rep. Goodson moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Gonzalez offered the following:

(Amendment Bar Code: 826065)

Amendment 3 (with title amendment)—Between lines 1591 and 1592, insert:

Section 26. Section 339.701, Florida Statutes, is created to read:

- 339.701 Authorities; referendum to consolidate or dissolve.—
- (1) Any authority created by an act of the Legislature, upon approval by vote of the electors of the area affected, which has authority over matters related to transportation, including matters concerning a public right-of-way, and which has authority to issue bonds, shall not be subject to a referendum requiring consolidation or dissolution more often than once every 8 years.
- (2) This section does not apply if the authority subject to referendum expressly agrees to the consolidation or dissolution.
- (3) A referendum, not expressly agreed to by any authority subject to this section, applies only to future bond issuances and may not affect an existing bond issuance.
- (4) This section does not apply to an authority created under any of the following chapters: 308, 309, 310, 311, 313, 315, 329, 330, 331, 332, 333, 343, 348, or 349.

TITLE AMENDMENT

Between lines 122 and 123, insert:

creating s. 339.701, F.S.; limiting the frequency with which certain authorities may be subject to a referendum for dissolution or consolidation;

Rep. Gonzalez moved the adoption of the amendment. Subsequently, the amendment was temporarily postponed.

The question recurred on the passage of **CS/CS/HB 1161**. The vote was:

Session Vote Sequence: 812

Representative Coley in the Chair.

Yeas-116 Adkins Eagle Moraitis Edwards Moskowitz Ahern Albritton Eisnaugle Murphy Antone Fitzenhagen Nelson Artiles Fresen Nuñez Fullwood Baxley Oliva Berman Gibbons O'Toole Beshears Gonzalez Pafford Bileca Goodson Passidomo Boyd Grant Patronis Bracy Hager Perry Brodeur Harrell Peters Broxson Hill Pigman Caldwell Holder Pilon Campbell Hood Porter Castor Dentel Hooper Powell Clarke-Reed Hudson Pritchett Clelland Hutson Rader Coley Rangel Ingram Combee Jones, M. Raschein Corcoran Jones, S. Raulerson Crisafulli Kerner Ray La Rosa Reed Cruz Cummings Rehwinkel Vasilinda Lee Danish Magar Renuart Richardson McBurney Davis Roberson, K. Diaz, J. McGhee Diaz. M. McKeel Rodrigues, R.

Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Van Zant Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann Rodríguez, J.

Rogers

Rooney

Rouson

Santiago

Saunders

Schenck

Slosberg

Nays-None

Dudley

Votes after roll call:

Yeas-Gaetz, Mayfield

Metz

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS for SB 1642—A bill to be entitled An act relating to education accountability; amending s. 1008.34, F.S.; providing definitions for the statewide, standardized assessment program and school grading system; deleting annual reports; revising authority over allocation of a school's budget based on school grades; revising the basis for the calculation of school grades; revising the contents of the school report card; revising the basis for the calculation of district grades; requiring the Department of Education to develop a district report card; providing for transition to the revised school grading system; amending s. 1001.42, F.S.; revising criteria that necessitate a school's improvement plan to include certain strategies; amending s. 1002.33, F.S.; revising cross-references; amending s. 1003.621, F.S.; revising cross-references; amending s. 1008.31, F.S.; revising legislative intent for the K-20 education performance accountability system; amending s. 1008.33, F.S.; conforming provisions relating to school improvement and education accountability; amending s. 1008.341, F.S.; revising provisions relating to the school improvement rating for alternative schools; amending s. 1008.3415, F.S.; correcting cross-references; amending s. 1008.22, F.S.; providing that a child with a medical complexity may be exempt from participating in statewide, standardized assessments under specified circumstances; defining the term "child with a medical complexity";

authorizing a parent to choose assessment exemption options; specifying the assessment exemption options; requiring the Commissioner of Education to report to the Legislature regarding the implementation of the exemption; requiring the State Board of Education to adopt rules; amending s. 1008.345, F.S.; revising the contents of the Commissioner of Education's report on school improvement and education accountability to include student learning growth information and intervention and support strategies; amending s. 1011.64, F.S.; correcting a cross-reference; amending s. 1008.22, F.S.; authorizing use of teacher-selected or principal selected assessments as a form of local assessment; requiring a district school board to adopt policies relating to selection, development, administration, and scoring of local assessments; amending s. 1012.34, F.S.; providing information to be included in annual reports on the approval and implementation status of school district personnel evaluation systems; revising provisions relating to the measurement of student learning growth for purposes of personnel evaluation; conforming State Board of Education rulemaking relating to performance evaluations; providing for transition to new statewide, standardized assessments; authorizing bonus rewards to school districts for progress toward educator effectiveness; amending s. 1012.341, F.S.; removing rulemaking authority and establishing a compliance verification process for the exemption from performance evaluation system, compensation, and salary schedule requirements; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 813

Representative Coley in the Chair.

Yeas-76 Adkins Eagle McBurney Renuart Ahern Edwards McKeel Roberson, K. Albritton Eisnaugle Metz Rodrigues, R. Artiles Fitzenhagen Moraitis Rooney Baxley Nelson Santiago Fresen Beshears Nuñez Schenck Gaetz Bileca Gonzalez Oliva Smith O'Toole Boyd Grant Spano Brodeur Passidomo Hager Steube Broxson Harrell Patronis Stewart Caldwell Hill Perry Stone Coley Holder Peters Taylor Combee Hood Pigman Tobia Pilon Trujillo Corcoran Hooper Crisafulli Hudson Van Zant Porter Cummings Hutson Rangel Weatherford Davis Raschein Wood Ingram Diaz, J. La Rosa Raulerson Workman Diaz, M. Magar Ray Young Nays-42

Antone

Fullwood

Gibbons Berman Goodson Rader Bracy Campbell Jones, M. Reed Jones, S. Castor Dentel Kerner Richardson Clarke-Reed McGhee Clelland Rogers Cruz Moskowitz Rouson Murphy Danish Saunders Dudley Pafford

Powell

Pritchett Stafford Stark Thurston Rehwinkel Vasilinda Torres Waldman Rodríguez, J. Watson, B. Watson, C. Williams, A. Zimmermann Schwartz

Votes after roll call:

Yeas to Nays-Stewart

So the bill passed and was immediately certified to the Senate.

SB 1636—A bill to be entitled An act relating to renaming the Parole Commission; providing legislative findings; renaming the Parole Commission as the Florida Commission on Offender Review; providing a directive to the Division of Law Revision and Information; amending ss. 20.315, 20.32, 23.21, 98.093, 186.005, 255.502, 322.16, 394.926, 394.927, 633.304, 775.089, 775.16, 784.07, 784.078, 800.09, 843.01, 843.02, 843.08,

Slosberg

893.11, 921.16, 921.20, 921.21, 921.22, 940.03, 940.05, 940.061, 941.23, 943.0311, 943.06, 944.012, 944.02, 944.171, 944.4731, 945.091, 945.10, 945.47, 945.73, 947.005, 947.01, 947.02, 947.021, 947.045, 947.141, 947.146, 947.181, 947.185, 947.22, 948.09, 948.10, 949.05, 951.29, 957.06, 958.045, 960.001, 960.17, 985.04, and 985.045, F.S.; conforming provisions to changes made by the act; making technical changes; providing an effective

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 814

Vanc 117

Representative Coley in the Chair.

Eisnaugle	Murphy	Santiago
Fitzenhagen	Nelson	Saunders
Fresen	Nuñez	Schenck
Fullwood	Oliva	Schwartz
Gaetz	O'Toole	Slosberg
Gibbons	Pafford	Smith
Gonzalez	Passidomo	Spano
Goodson	Patronis	Stafford
Grant	Perry	Stark
Hager	Peters	Steube
Harrell	Pigman	Stewart
Hill	Pilon	Stone
Holder	Porter	Taylor
Hood	Powell	Thurston
Hooper	Pritchett	Tobia
Hudson	Rader	Torres
Hutson	Rangel	Trujillo
Ingram	Raschein	Van Zant
Jones, M.	Raulerson	Waldman
Jones, S.	Ray	Watson, B.
Kerner	Reed	Watson, C.
La Rosa	Rehwinkel Vasilinda	Weatherford
Lee	Renuart	Williams, A.
Magar	Richardson	Wood
McBurney	Roberson, K.	Workman
McGhee	Rodrigues, R.	Young
McKeel	Rodríguez, J.	Zimmermann
Metz	Rogers	
Moraitis	Rooney	
Moskowitz	Rouson	
	Fitzenhagen Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Grant Hager Harrell Hill Holder Hood Hooper Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Lee Magar McBurney McGhee McKeel Metz Moraitis	Fitzenhagen Fresen Nuñez Fullwood Oliva Gaetz O'Toole Gibbons Pafford Gonzalez Passidomo Goodson Patronis Grant Perry Hager Hager Peters Harrell Pigman Hill Pilon Holder Porter Hood Powell Hooper Pritchett Hudson Rader Hutson Rangel Ingram Raschein Jones, M. Raulerson Jones, S. Ray Kerner Reed La Rosa Rehwinkel Vasilinda Lee Renuart Magar McBurney McKeel Rodrigues, R. McKeel Rodrigues, J. Metz Rosa Rehwick Rodriguez, J. Metz Rosa Rooney

Nays-None

Votes after roll call: Yeas-Bracy

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 286—A bill to be entitled An act relating to concrete masonry education; providing a short title; creating the Florida Concrete Masonry Education Council, Inc.; requiring the council to operate under a written contract with the Department of Economic Opportunity; providing powers and duties of the council; providing restrictions; providing for appointment and terms of the governing board of the council; authorizing the council to accept grants, donations, contributions, and gifts under certain circumstances; authorizing the council to make payments to other organizations under certain circumstances; providing for collection of a voluntary assessment on concrete masonry units; requiring manufacturers who elect to pay the assessment to commit to paying the assessment for a specified period; requiring the council to adopt bylaws; providing for the adoption of bylaws and amendments to bylaws; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 815

Representative Coley in the Chair.

Yeas-118

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Adkins Edwards Moskowitz Rouson Ahern Eisnaugle Murphy Santiago Albritton Fitzenhagen Nelson Saunders Antone Fresen Nuñez Schenck Fullwood Artiles Oliva Schwartz Baxley Gaetz O'Toole Slosberg Berman Gibbons Pafford Smith Beshears Gonzalez Passidomo Spano Bileca Goodson Patronis Stafford Boyd Grant Perry Stark Bracy Hager Peters Steube Brodeur Harrell Pigman Stewart Broxson Hill Pilon Stone Caldwell Holder Porter Taylor Campbell Hood Powell Thurston Castor Dentel Hooper Pritchett Tobia Clarke-Reed Hudson Rader Torres Clelland Hutson Rangel Trujillo Coley Combee Raschein Van Zant Ingram Jones, M. Raulerson Waldman Corcoran Watson, B. Jones, S. Ray Reed Crisafulli Kerner Watson, C. Cruz La Rosa Rehwinkel Vasilinda Weatherford Cummings Williams, A. Lee Renuart Richardson Danish Magar Wood Workman McBurney Roberson, K. Davis Diaz, J. Rodrigues, R. McGhee Young Diaz, M. McKeel Rodríguez, J. Zimmermann Dudley Metz Rogers Eagle Moraitis Rooney

Nays-None

Votes after roll call: Yeas—Mayfield

So the bill passed and was immediately certified to the Senate.

SB 374—A bill to be entitled An act relating to growth management; amending s. 163.3167, F.S.; revising restrictions on an initiative or referendum process with regard to local comprehensive plan amendments and map amendments; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 816

Representative Coley in the Chair.

Yeas-117 Adkins Moraitis Eagle Rogers Edwards Moskowitz Rooney Ahern Eisnaugle Fitzenhagen Albritton Murphy Rouson Antone Santiago Nelson Artiles Nuñez Fresen Saunders Baxlev Fullwood Oliva Schenck Berman Gaetz O'Toole Schwartz Gibbons Slosberg Beshears Pafford Bileca Gonzalez Passidomo Smith Boyd Patronis Grant Spano Stafford Bracy Hager Perry Peters Brodeur Harrell Stark Broxson Caldwell Pigman Pilon Steube Hill Holder Stewart Campbell Hood Porter Stone Castor Dentel Hooper Powell Taylor Clarke-Reed Pritchett Thurston Hudson Clelland Hutson Rader Tobia Coley Ingram Rangel Torres Combee Jones, M. Trujillo Raschein Corcoran Jones, S. Raulerson Van Zant Crisafulli Kerner Ray Waldman Cruz La Rosa Reed Watson, B. Cummings Lee Rehwinkel Vasilinda Watson, C. Danish Magar Renuart Weatherford Davis McBurney Richardson Williams, A. Diaz, J. McGhee Roberson, K. Wood Diaz, M. McKeel Rodrigues, R. Workman Young Dudley Metz Rodríguez, J.

Zimmermann

Nays-None

Votes after roll call:

Yeas-Goodson, Mayfield

So the bill passed and was immediately certified to the Senate.

SB 356—A bill to be entitled An act relating to the regulation of public lodging establishments and public food service establishments; amending s. 509.032, F.S.; prohibiting a local law, ordinance, or regulation from limiting the frequency of rentals or setting a minimum stay requirement for a vacation rental of greater than 7 days; providing an exception for certain laws, ordinances, or regulations; removing the preemption preventing local laws, ordinances, or regulations from regulating the use of vacation rentals based solely on their classification, use, or occupancy; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 817

Representative Coley in the Chair.

Yeas—90			
Adkins	Gonzalez	Passidomo	Schenck
Ahern	Hager	Patronis	Slosberg
Antone	Harrell	Peters	Smith
Baxley	Hill	Pigman	Spano
Berman	Hooper	Pilon	Stafford
Boyd	Hudson	Powell	Stark
Bracy	Hutson	Pritchett	Steube
Campbell	Jones, M.	Rader	Stewart
Castor Dentel	Jones, S.	Rangel	Stone
Clarke-Reed	Kerner	Raschein	Taylor
Clelland	La Rosa	Raulerson	Thurston
Coley	Lee	Reed	Torres
Cruz	Magar	Rehwinkel Vasilinda	Van Zant
Cummings	Mayfield	Renuart	Waldman
Danish	McBurney	Richardson	Watson, B.
Davis	McGhee	Roberson, K.	Watson, C.
Dudley	McKeel	Rodrigues, R.	Weatherford
Eagle	Metz	Rodríguez, J.	Williams, A.
Edwards	Moraitis	Rogers	Wood
Eisnaugle	Moskowitz	Rooney	Young
Fresen	Murphy	Rouson	Zimmermann
Fullwood	Nelson	Santiago	
Gibbons	Pafford	Saunders	
Nays—27			
Albritton	Combee	Grant	Porter
Artiles	Corcoran	Hood	Ray
Beshears	Diaz, J.	Ingram	Schwartz
Bileca	Diaz, M.	Nuñez	Tobia
Brodeur	Fitzenhagen	Oliva	Trujillo
Broxson	Gaetz	O'Toole	Workman
Caldwell	Goodson	Perry	
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So the bill passed, as amended, and was immediately certified to the Senate

THE SPEAKER IN THE CHAIR

Remarks

The Speaker recognized Speaker pro tempore Coley, who gave brief farewell remarks.

CS for CS for SB 230—A bill to be entitled An act relating to the Orlando-Orange County Expressway Authority; amending ss. 348.751 and 348.752, F.S.; renaming the Orlando-Orange County Expressway System as the "Central Florida Expressway System"; revising definitions; making technical changes; amending s. 348.753, F.S.; creating the Central Florida Expressway

Authority; providing for the transfer of governance and control, legal rights and powers, responsibilities, terms, and obligations to the authority; providing conditions for the transfer; revising the composition of the governing body of the authority; providing for appointment of officers of the authority and for the expiration of terms of standing board members; revising quorum and voting requirements; conforming terminology and making technical changes; prohibiting a member or the executive director of the authority from personally representing certain persons or entities for a specified time period; prohibiting a retired or terminated member or executive director of the authority from contracting with a business entity under certain circumstances; requiring authority board members, employees, and consultants to make certain annual disclosures; requiring an ethics officer to review such disclosures; requiring the authority code of ethics to include a conflict of interest process; prohibiting authority employees and consultants from serving on the board during their employment or contract period; requiring the code of ethics to be reviewed and updated at least every 2 years; requiring employees to participate in ongoing ethics education; providing penalties; amending s. 348.754, F.S.; providing that the area served by the authority is within the geopolitical boundaries of Orange, Seminole, Lake, and Osceola Counties; requiring the authority to have prior consent from the Secretary of the Department of Transportation to construct an extension, addition, or improvement to the expressway system in Lake County; extending, to 99 years from 40 years, the term of a lease-purchase agreement; limiting the authority's authority to enter into a lease-purchase agreement; limiting the use of certain toll-revenues; providing exceptions; removing the requirement that the route of a project must be approved by a municipality before the right-of-way can be acquired; requiring that the authority encourage the inclusion of local-, small-, minority-, and women-owned businesses in its procurement and contracting opportunities; removing the authority and criteria for an authority to waive payment and performance bonds for certain public works projects that are awarded pursuant to an economic development program; conforming terminology and making technical changes; amending ss. 348.7543, 348.7544, 348.7545, 348.7546, 348.7547, 348.755, and 348.756, F.S.; conforming terminology and making technical changes; amending s. 348.757, F.S.; providing that upon termination of the lease-purchase agreement of the former Orlando-Orange County Expressway System, title in fee simple to the former system shall be transferred to the state; conforming terminology and making technical changes; amending ss. 348.758, 348.759, 348.760, 348.761, and 348.765, F.S.; conforming terminology and making technical changes; amending s. 348.9953, F.S.; limiting the purpose and powers of the Osceola County Expressway Authority; providing for the termination of the Osceola County Expressway Authority by a specified time period; prohibiting the authority from extending the Poinciana Parkway beyond a specified limit; amending s. 369.317, F.S.; conforming terminology and making technical changes; amending s. 369.324, F.S.; revising the membership of the Wekiva River Basin Commission; conforming terminology; providing criteria for the transfer of the Osceola County Expressway System to the Central Florida Expressway Authority; providing for the repeal of part V of ch. 348, F.S., when the Osceola County Expressway System is transferred to the Central Florida Expressway Authority; requiring the Central Florida Expressway Authority to reimburse other governmental entities for obligations related to the Osceola County Expressway System; excluding certain obligations and payments of Osceola County regarding the Poinciana Parkway; providing for reimbursement after payment of other obligations; providing a directive to the Division of Law Revision and Information; providing an effective date.

-was read the third time by title.

REPRESENTATIVE HOOPER IN THE CHAIR

The question recurred on the passage of CS for CS for SB 230. The vote

Session Vote Sequence: 818

Representative Hooper in the Chair.

Yeas—115			
Adkins	Eagle	Moraitis	Rogers
Ahern	Eisnaugle	Moskowitz	Rooney
Albritton	Fitzenhagen	Murphy	Rouson
Antone	Fresen	Nelson	Santiago
Artiles	Fullwood	Nuñez	Saunders
Baxley	Gibbons	Oliva	Schenck
Berman	Gonzalez	O'Toole	Schwartz
Beshears	Goodson	Pafford	Slosberg
Bileca	Grant	Passidomo	Smith
Boyd	Hager	Patronis	Spano
Bracy	Harrell	Perry	Stafford
Brodeur	Hill	Peters	Stark
Broxson	Holder	Pigman	Steube
Caldwell	Hood	Pilon	Stewart
Campbell	Hooper	Porter	Stone
Castor Dentel	Hudson	Powell	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Rader	Torres
Coley	Jones, M.	Rangel	Trujillo
Combee	Jones, S.	Raschein	Van Zant
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Workman
Diaz, J.	McGhee	Roberson, K.	Young
Diaz, M.	McKeel	Rodrigues, R.	Zimmermann
Dudley	Metz	Rodríguez, J.	

Nays-None

Votes after roll call:

Yeas-Edwards, Tobia, Wood

So the bill passed, as amended, and was immediately certified to the Senate.

CS for CS for CS for SB 218—A bill to be entitled An act relating to transportation; amending s. 125.42, F.S.; requiring utility and television lines to be removed from county roads and highways at no cost to the county if the county finds the lines to be unreasonably interfering with the widening, repair, or reconstruction of any such road; providing certain exceptions; amending s. 316.2397, F.S.; expanding the types of vehicles that may show or display an amber light; amending s. 335.06, F.S.; authorizing the Department of Transportation to improve and maintain roads that provide access to property within the state park system if they are part of a county road system or city street system; requiring that the appropriate county or municipality maintain such a road if the department does not maintain it; amending s. 335.065, F.S.; authorizing the department to use appropriated funds for the establishment of a statewide system of interconnected multiuse trails; prioritizing projects for funding; requiring funded projects to be included in the department's work program; providing that the department is not responsible for or obligated to provide funds for the operation and maintenance of any such project; amending s. 337.403, F.S.; providing an exception for payment of certain utility work necessitated by a project on the State Highway System for municipally owned utilities or county-owned utilities located in rural areas of critical economic concern; authorizing the Department of Transportation to pay for such costs under certain circumstances; revising certain exceptions; providing an exception for certain rail service projects; creating s. 339.041, F.S.; providing legislative intent; describing the types of department property eligible for factoring future revenues received by the department from leases for communication facilities on department property; authorizing the department to enter into agreements with investors to purchase the revenue streams from department leases of wireless communication facilities on such property pursuant to an invitation to negotiate; prohibiting the department from pledging state credit; allowing the department to make certain covenants; providing for the appropriation and payment of moneys received from such agreements to investors; requiring the proceeds from such leases to be used for capital expenditures; amending s. 339.2818, F.S.; subject to the

appropriation of specified additional funding, authorizing a municipality within a rural area of critical economic concern or a rural area of critical economic concern community to compete for certain funding; providing criteria; amending ss. 348.53 and 348.54, F.S.; revising the powers of the Tampa-Hillsborough County Expressway Authority; creating s. 341.103, F.S.; authorizing the director of a transportation system or his or her designee to dispose of personal property found on a public transportation system; providing procedures for disposal; amending s. 479.16, F.S.; exempting certain signs from the provisions of ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; providing that certain provisions relating to the regulation of signs may not be implemented or continued if such actions will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed within a certain timeframe if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs against the sign owner under certain circumstances; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 819

Representative Hooper in the Chair.

Yeas-117

Adkins Eisnaugle Murphy Santiago Ahern Fitzenhagen Nelson Saunders Albritton Nuñez Schenck Fresen Fullwood Antone Oliva Schwartz Slosberg Artiles Gibbons O'Toole Baxley Gonzalez Pafford Smith Berman Goodson Passidomo Spano Beshears Grant Patronis Stafford Bileca Hager Perry Stark Boyd Harrell Peters Steube Bracy Hill Pigman Stewart Brodeur Holder Pilon Stone Hood Broxson Porter Taylor Caldwell Hooper Powell Thurston Campbell Hudson Pritchett Tobia Castor Dentel Hutson Rader Torres Clarke-Reed Ingram Rangel Trujillo Clelland Jones, M. Raschein Van Zant Waldman Coley Jones, S. Raulerson Combee Kerner Watson, B. Ray Reed La Rosa Corcoran Watson, C. Crisafulli Rehwinkel Vasilinda Lee Weatherford Williams, A. Cruz Magar Renuart Cummings Mayfield Richardson Wood McBurney Danish Roberson, K. Workman Davis McGhee Rodrigues, R. Young Diaz, J. McKeel Rodríguez, J. Zimmermann Diaz, M. Metz Rogers Moraitis Dudley Roonev Eagle Moskowitz Rouson

Nays-None

Votes after roll call:

Yeas-Edwards, Gaetz

So the bill passed and was immediately certified to the Senate.

CS for CS for CS for SB 272—A bill to be entitled An act relating to water utilities; creating s. 367.072, F.S.; providing legislative findings; defining the term "customer"; authorizing the Florida Public Service Commission to revoke a certificate of authorization upon receipt of a petition; providing criteria for such petition; authorizing the commission to

adopt rules; creating s. 367.0812, F.S.; requiring the commission to consider the quality of water service when fixing rates; providing criteria that the commission must consider in making its determination; requiring the utility to meet with its customers to discuss the costs and benefits of plausible solutions if the commission finds that the utility has failed to meet certain quality of water standards; prohibiting a customer from petitioning the commission to revoke the certificate of authorization of a utility under certain circumstances; authorizing the commission to prescribe penalties for certain failures of the utility; requiring the commission to adopt rules; providing an appropriation; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 820

Representative Hooper in the Chair.

Yeas—99

Adkins Eagle Metz Rodrigues, R. Edwards Moraitis Ahern Rodríguez, J. Artiles Moskowitz Eisnaugle Rogers Baxley Fitzenhagen Murphy Rooney Nelson Santiago Berman Fresen Fullwood Bileca Nuñez Saunders Oliva Gonzalez Boyd Schenck Goodson O'Toole Bracy Schwartz Brodeur Grant Pafford Smith Broxson Caldwell Hager Passidomo Spano Harrell Patronis Stark Campbell Hill Perry Steube Castor Dentel Holder Peters Stewart Clarke-Reed Hood Pigman Stone Clelland Hooper Porter Tobia Combee Hudson Powell Torres Trujillo Corcoran Hutson Rader Ingram Jones, S. Crisafulli Rangel Van Zant Cruz Raschein Watson, C. Cummings Kerner Raulerson Weatherford Danish La Rosa Wood Rehwinkel Vasilinda Davis Magar Workman Mayfield Diaz, J. Renuart Young Diaz, M. McBurney Richardson Zimmermann Roberson, K. Dudley McGhee

Nays—15

Antone Lee Rouson Waldman
Beshears Pilon Slosberg Watson, B.
Gibbons Pritchett Stafford Williams, A.
Jones, M. Reed Thurston

Votes after roll call:

Yeas—Coley Nays—Taylor

Nays to Yeas-Rouson

So the bill passed and was immediately certified to the Senate.

SB 490—A bill to be entitled An act relating to motor vehicle liability policy requirements; amending s. 627.7275, F.S.; extending the period during which the policy may be cancelled by the insurer; specifying minimum limits for such policy; deleting a provision requiring an insured who obtains additional coverage to obtain a new 6-month noncancelable policy; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 821

Representative Hooper in the Chair.

Yeas-116

Adkins Artiles Bileca Broxson Baxley Boyd Caldwell Ahern Albritton Berman Bracy Campbell Beshears Brodeur Castor Dentel Antone

Roonev

Rouson

Clarke-Reed Holder Patronis Schenck Clelland Hood Perry Schwartz Slosberg Combee Hooper Peters Corcoran Hudson Pigman Smith Crisafulli Ingram Pilon Spano Jones, M. Stafford Cruz Porter Cummings Jones, S. Powell Stark Danish Kerner Pritchett Steube Davis La Rosa Rader Stewart Diaz, J. Lee Rangel Stone Diaz, M. Magar Raschein Taylor Mayfield Dudley Raulerson Thurston Eagle McBurney Tobia Rav Edwards McGhee Reed Torres Eisnaugle McKeel Rehwinkel Vasilinda Trujillo Fitzenhagen Metz Renuart Van Zant Fresen Moraitis Richardson Waldman Fullwood Moskowitz Roberson, K. Watson, B. Gibbons Murphy Rodrigues, R. Watson, C. Gonzalez Nelson Rodríguez, J. Weatherford Goodson Nuñez Williams, A. Rogers Wood Grant Oliva Rooney Hager O'Toole Rouson Workman Harrell Pafford Santiago Young Zimmermann Hill Passidomo Saunders

Nays-None

Votes after roll call:

Yeas—Coley, Hutson Yeas to Nays—Hutson

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 708—A bill to be entitled An act relating to insurance claims; amending s. 627.3518, F.S.; conforming a cross-reference; amending s. 627.409, F.S.; providing that a claim for residential property insurance cannot be denied based on certain credit information; amending s. 627.4133, F.S.; providing that a policy or contract may not be cancelled based on certain credit information; amending s. 627.7015, F.S.; revising the rule requirements relating to the property insurance mediation program administered by the department; creating s. 627.70151, F.S.; providing grounds for challenging an umpire's impartiality in estimating the amount of a property loss; amending s. 627.706, F.S.; redefining the terms "neutral evaluator" and "professional engineer"; amending s. 627.7074, F.S.; specifying grounds for denying, suspending, or revoking approval of a neutral evaluator; creating s. 627.7142, F.S.; establishing a Homeowner Claims Bill of Rights for residential property insurance policyholders; providing that such bill of rights does not provide a cause of action; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 822

Representative Hooper in the Chair.

Yeas—115

Adkins Crisafulli Harrell Moskowitz Ahern Cruz Hill Murphy Cummings Albritton Holder Nelson Danish Antone Hood Nuñez Artiles Davis Hooper Oliva Diaz, J. Diaz, M. O'Toole Baxley Hudson Ingram Jones, M. Berman Pafford Passidomo Dudley Beshears Bileca Eagle Jones, S. Patronis Boyd Edwards Kerner Perry Bracy Eisnaugle La Rosa Peters Broxson Fitzenhagen Lee Pigman Caldwell Fresen Magar Pilon Campbell Fullwood Mayfield Porter Castor Dentel Gibbons McBurney Powell Clarke-Reed Gonzalez McGhee Pritchett Clelland Goodson McKeel Rader Combee Grant Metz Rangel Corcoran Hager Moraitis Raschein

Raulerson	Rooney	Stark	Waldman
Ray	Rouson	Steube	Watson, B.
Reed	Santiago	Stewart	Watson, C.
Rehwinkel Vasilinda	Saunders	Stone	Weatherford
Renuart	Schenck	Taylor	Williams, A.
Richardson	Schwartz	Thurston	Wood
Roberson, K.	Slosberg	Tobia	Workman
Rodrigues, R.	Smith	Torres	Young
Rodríguez, J.	Spano	Trujillo	Zimmermann
Rogers	Stafford	Van Zant	

Nays-None

Votes after roll call: Yeas—Brodeur, Coley

So the bill passed and was immediately certified to the Senate.

CS for CS for CS for SB 702—A bill to be entitled An act relating to pharmacy audits; creating s. 465.1885, F.S.; enumerating the rights of pharmacies relating to audits of pharmaceutical services which are conducted by certain entities; providing a list of audits not subject to such rights; providing an exemption from the right to notice of an on-site audit under certain circumstances; providing an effective date.

Moraitis

Moskowitz

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 823

Representative Hooper in the Chair.

Yeas-116 Adkins Edwards Eisnaugle Ahern Albritton Fitzenhagen Antone Fresen Fullwood Artiles Baxley Gibbons Gonzalez Berman Beshears Goodson Bileca Grant Boyd Hager Harrell Hill Bracy Brodeur Broxson Caldwell Holder Hood Campbell Hooper Castor Dentel Hudson Clarke-Reed Hutson Ingram Jones, M. Clelland Combee Corcoran Jones, S Crisafulli Kerner Cruz La Rosa Cummings Lee Danish Magar

Murphy Santiago Nelson Saunders Nuñez Schenck Oliva Schwartz O'Toole Slosberg Pafford Smith Passidomo Spano Patronis Stafford Perry Stark Pigman Steube Pilon Stewart Porter Stone Taylor Powel1 Pritchett Thurston Rader Tobia Torres Trujillo Rangel Raschein Van Zant Raulerson Waldman Ray Reed Watson, B. Rehwinkel Vasilinda Watson, C. Renuart Weatherford Richardson Williams, A. Roberson, K. Wood Rodrigues, R. Workman Rodríguez, J. Young Zimmermann Rogers

Nays-None

Davis

Diaz, J.

Dudley

Eagle

Diaz, M.

Votes after roll call:

Yeas-Coley, Gaetz, Peters

Mayfield

McGhee

McKeel

Metz

McBurney

So the bill passed and was immediately certified to the Senate.

SB 392—A bill to be entitled An act relating to state speed zones; amending s. 316.183, F.S.; conforming a provision to changes made by the act; making technical changes; amending s. 316.187, F.S.; raising the maximum allowable speed limit on certain highways; increasing the maximum allowable speed limit on roadways under the jurisdiction of the Department of Transportation; providing an effective date.

-was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on the passage of SB 392. The vote was:

Session Vote Sequence: 824

Representative Coley in the Chair.

Yeas-58 Ahern Diaz, M. Metz Rogers Moraitis Rooney Albritton Eagle Eisnaugle Saunders Artiles Nelson Beshears Fresen Nuñez Schenck Bileca Fullwood Oliva Schwartz Boyd Gibbons Passidomo Smith Brodeur Gonzalez Patronis Spano Caldwell Goodson Steube Perry Coley Combee Peters Stone Grant Harrell Pigman Truiillo Corcoran Waldman Hill Porter Crisafulli Weatherford Hudson Raschein Cummings Ingram Ray Young Renuart Davis Magar Rodrigues, R. Diaz, J. McKeel

Nays-56

O'Toole Adkins Hager Santiago Antone Hood Pafford Slosberg Hooper Pilon Stafford Baxley Berman Hutson Powell Stark Jones, M. Pritchett Stewart Campbell Jones, S. Rader Taylor Castor Dentel Thurston Kerner Rangel La Rosa Raulerson Clarke-Reed Torres Clelland Lee Reed Van Zant Mayfield Rehwinkel Vasilinda Watson, B. Cruz Danish McBurney Richardson Watson, C. Dudley McGhee Roberson, K Williams, A. Edwards Moskowitz Rodríguez, J. Wood Fitzenhagen Murphy Rouson Zimmermann

Votes after roll call:

Yeas-Broxson, Gaetz, Tobia, Workman

Yeas to Nays-Beshears

So the bill passed and was immediately certified to the Senate.

CS for SB 762—A bill to be entitled An act relating to family care councils; amending s. 393.502, F.S.; revising the membership of the family care council within each service area of the Agency for Persons with Disabilities; requiring consent of a grandchild's parent or legal guardian for appointment of a grandparent to a family care council; requiring the parent or legal guardian to provide notice of consent to the agency; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 825

Representative Coley in the Chair.

Yeas-116 Adkins Diaz, J. Caldwell Grant Campbell Diaz, M. Ahern Hager Harrell Albritton Castor Dentel Dudley Antone Clarke-Reed Eagle Hill Holder Edwards Artiles Clelland Baxley Coley Eisnaugle Hood Combee Berman Fitzenhagen Hooper Beshears Corcoran Fresen Hudson Fullwood Bileca Crisafulli Hutson Boyd Cruz Gaetz Ingram Cummings Gibbons Jones, M. Brodeur Danish Gonzalez Kerner Davis Goodson La Rosa Broxson

Patronis Roberson, K. Stone Lee Taylor Thurston Magar Rodrigues, R. Perry Mayfield Peters Rodríguez, J. McBurney Pigman Rogers Tobia McGhee Pilon Rooney Torres McKeel Porter Rouson Trujillo Metz Powell Santiago Van Zant Moraitis Waldman Watson, B. Pritchett Saunders Moskowitz Rader Schenck Murphy Rangel Schwartz Watson, C. Nelson Raschein Smith Weatherford Nuñez Raulerson Spano Williams, A. Oliva Stafford Wood Ray Reed O'Toole Stark Workman Pafford Renuart Steube Young Passidomo Richardson Stewart Zimmermann

Nays-None

So the bill passed and was immediately certified to the Senate.

SB 386—A bill to be entitled An act relating to the application of foreign law in courts; creating s. 61.040, F.S.; defining the term "strong public policy"; prohibiting a court from enforcing certain choice of law or forum selection contractual provisions; requiring a court to review judgments and orders of foreign courts for comity before enforcing such orders or judgments; specifying judgments and orders of foreign courts that are not entitled to comity; providing that the attempt to apply the law of a foreign country is void under certain circumstances; prohibiting a trial court from dismissing an action on the grounds that a satisfactory remedy may be more conveniently sought in a foreign country; providing an exception; providing applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 826

Representative Coley in the Chair.

Yeas-78 Adkins Eagle McBurney Renuart Eisnaugle McKeel Roberson, K. Ahern Albritton Fitzenhagen Metz Rodrigues, R. Moraitis Artiles Fresen Rogers Rooney Baxley Gaetz Nelson Beshears Gonzalez Nuñez Santiago Goodson Bileca Schenck Oliva O'Toole Boyd Grant Smith Brodeur Hager Passidomo Spano Broxson Harrell Patronis Steube Caldwell Hill Perry Stone Campbell Holder Tobia Peters Coley Combee Trujillo Hood Pigman Pilon Van Zant Hooper Weatherford Corcoran Hudson Porter Crisafulli Hutson Raschein Wood Cummings Ingram Raulerson Workman Davis La Rosa Young Rav Diaz, J. Magar Reed Diaz, M. Mayfield Rehwinkel Vasilinda

Navs-40 Antone

Fullwood Berman Gibbons Bracy Jones, M. Castor Dentel Jones, S. Clarke-Reed Kerner Clelland Lee McGhee Cruz Danish Moskowitz Dudley Murphy Edwards

Rouson Saunders Schwartz Slosberg

Powell

Rader

Rangel

Richardson

Rodríguez, J.

Pritchett

Stark Stewart Taylor Thurston Torres Waldman Watson, B. Watson, C. Williams, A.

Zimmermann

Votes after roll call: Nays-Stafford Yeas to Nays-Reed Nays to Yeas-Zimmermann

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 1070—A bill to be entitled An act relating to fuel terminals; creating s. 163.3206, F.S.; providing legislative intent; defining terms; prohibiting a local government from amending its local comprehensive plan, land use map, zoning districts, or land development regulations to make a fuel terminal a nonconforming use under the provisions thereof; requiring a local government to allow the repair of a fuel terminal damaged or destroyed by a natural disaster or other catastrophe; providing applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 827

Representative Coley in the Chair.

Yeas-112 Adkins Eagle McGhee Rodrigues, R. Edwards McKeel Rogers Ahern Albritton Eisnaugle Metz. Rooney Moraitis Fitzenhagen Antone Rouson Baxlev Fresen Moskowitz Santiago Fullwood Berman Murphy Schenck Beshears Gaetz Nelson Slosberg Gibbons Bileca Nuñez Smith Boyd Gonzalez Oliva Spano Bracy Goodson O'Toole Stark Brodeur Grant Passidomo Steube Broxson Hager Patronis Stewart Caldwell Harrell Perry Stone Campbell Hill Peters Taylor Castor Dentel Holder Pigman Thurston Clarke-Reed Hood Pilon Tobia Clelland Hooper Porter Torres Coley Hudson Powell Trujillo Combee Hutson Pritchett Van Zant Corcoran Rader Waldman Ingram Crisafulli Jones, M. Rangel Watson, B. Jones, S. Raulerson Watson, C. Cruz Cummings Kerner Ray Weatherford Williams, A. Danish La Rosa Reed Rehwinkel Vasilinda Davis Lee Wood Diaz, J. Magar Renuart Workman Diaz, M. Mayfield Richardson Young Dudley McBurney Roberson, K. Zimmermann

Nays—5

Pafford Rodríguez, J. Schwartz

Raschein Saunders

Votes after roll call:

Nays to Yeas-Raschein

So the bill passed and was immediately certified to the Senate.

THE SPEAKER IN THE CHAIR

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 828].

Remarks

The Speaker recognized Representative McKeel, who gave brief farewell remarks.

CS for SB 1142—A bill to be entitled An act relating to ticket sales; amending s. 817.355, F.S.; providing that a person who counterfeits, forges, alters, clones, or possesses a ticket, card, wristband, or other medium that accesses or is associated with a specified ticket, token, or paper with the intent to defraud commits a misdemeanor of the first degree; providing enhanced criminal penalties for second and subsequent violations concerning fraudulent creation or possession of an admission ticket; providing criminal

penalties for persons who commit such violations involving more than a specified number of tickets, cards, wristbands, or other media that access or are associated with a specified ticket, token, or paper; amending s. 817.361, F.S.; defining terms; prohibiting the sale, offer for sale, or transfer of certain multiuse tickets or a card, wristband, or other medium that accesses or is associated with such multiuse ticket; providing criminal penalties; providing enhanced criminal penalties for second or subsequent violations of provisions relating to the sale, offer for sale, or transfer of certain multiuse tickets; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 829

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Eagle	Metz	Rogers
Ahern	Edwards	Moraitis	Rooney
Albritton	Eisnaugle	Moskowitz	Rouson
Antone	Fitzenhagen	Murphy	Santiago
Artiles	Fresen	Nelson	Saunders
Baxley	Fullwood	Nuñez	Schenck
Berman	Gaetz	Oliva	Schwartz
Beshears	Gibbons	O'Toole	Slosberg
Bileca	Gonzalez	Pafford	Smith
Boyd	Goodson	Passidomo	Spano
Bracy	Hager	Patronis	Stafford
Brodeur	Harrell	Perry	Stark
Broxson	Hill	Peters	Steube
Caldwell	Holder	Pigman	Stewart
Campbell	Hood	Pilon	Stone
Castor Dentel	Hooper	Porter	Taylor
Clarke-Reed	Hudson	Powell	Thurston
Clelland	Hutson	Pritchett	Torres
Coley	Ingram	Rader	Trujillo
Combee	Jones, M.	Rangel	Van Zant
Corcoran	Jones, S.	Raschein	Waldman
Crisafulli	Kerner	Raulerson	Watson, B.
Cruz	La Rosa	Ray	Watson, C.
Cummings	Lee	Reed	Weatherford
Danish	Magar	Rehwinkel Vasilinda	Williams, A.
Davis	Mayfield	Renuart	Wood
Diaz, J.	McBurney	Richardson	Workman
Diaz, M.	McGhee	Rodrigues, R.	Young
Dudley	McKeel	Rodríguez, J.	Zimmermann

Nays-None

Votes after roll call:

Yeas—Roberson, K.

So the bill passed and was immediately certified to the Senate.

REPRESENTATIVE HOOPER IN THE CHAIR

CS/SJR 1188—A joint resolution proposing amendments to Sections 10 and 11 of Article V of the State Constitution to authorize the Governor to prospectively fill vacancies in certain judicial offices.

Be It Resolved by the Legislature of the State of Florida:

That the following amendments to Sections 10 and 11 of Article V of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE V JUDICIARY

SECTION 10. Retention; election and terms.—

(a) Any justice or judge may qualify for retention by a vote of the electors in the general election next preceding the expiration of the justice's or judge's term in the manner prescribed by law. When Hf a justice or judge is ineligible for retention or fails to qualify for retention, a prospective vacancy is deemed to occur at the conclusion of the qualifying period for retention for the purpose

of appointing a successor justice or judge, and a vacancy shall exist in that office upon the expiration of the term being served by the justice or judge. When a justice or judge so qualifies, the ballot shall read substantially as follows: "Shall Justice (or Judge) ... (name of justice or judge)... of the ... (name of the court)... be retained in office?" If a majority of the qualified electors voting within the territorial jurisdiction of the court vote to retain, the justice or judge shall be retained for a term of six years. The term of the justice or judge retained shall commence on the first Tuesday after the first Monday in January following the general election. If a majority of the qualified electors voting within the territorial jurisdiction of the court vote to not retain, a prospective vacancy is deemed to occur immediately following the general election for the purpose of appointing a successor justice or judge, and a vacancy shall exist in that office upon the expiration of the term being served by the justice or judge.

- (b)(1) The election of circuit judges shall be preserved notwithstanding the provisions of subsection (a) unless a majority of those voting in the jurisdiction of that circuit approves a local option to select circuit judges by merit selection and retention rather than by election. The election of circuit judges shall be by a vote of the qualified electors within the territorial jurisdiction of the court.
- (2) The election of county court judges shall be preserved notwithstanding the provisions of subsection (a) unless a majority of those voting in the jurisdiction of that county approves a local option to select county judges by merit selection and retention rather than by election. The election of county court judges shall be by a vote of the qualified electors within the territorial jurisdiction of the court.
- (3)a. A vote to exercise a local option to select circuit court judges and county court judges by merit selection and retention rather than by election shall be held in each circuit and county at the general election in the year 2000. If a vote to exercise this local option fails in a vote of the electors, such option shall not again be put to a vote of the electors of that jurisdiction until the expiration of at least two years.
- b. After the year 2000, a circuit may initiate the local option for merit selection and retention or the election of circuit judges, whichever is applicable, by filing with the custodian of state records a petition signed by the number of electors equal to at least ten percent of the votes cast in the circuit in the last preceding election in which presidential electors were chosen.
- c. After the year 2000, a county may initiate the local option for merit selection and retention or the election of county court judges, whichever is applicable, by filing with the supervisor of elections a petition signed by the number of electors equal to at least ten percent of the votes cast in the county in the last preceding election in which presidential electors were chosen. The terms of circuit judges and judges of county courts shall be for six years.

SECTION 11. Vacancies.—

- (a)(1) Whenever a vacancy occurs in a judicial office to which election for retention applies, the governor shall fill the vacancy by appointing for a term ending on the first Tuesday after the first Monday in January of the year following the next general election occurring at least one year after the date of appointment, one of not fewer than three persons nor more than six persons nominated by the appropriate judicial nominating commission.
- (2) Whenever a prospective vacancy occurs in a judicial office for which election for retention applies, the governor shall fill the prospective vacancy by appointing a justice or judge from among at least three persons but not more than six persons nominated by the appropriate judicial nominating commission. The term of the appointment commences upon the expiration of the term of the office being vacated and ends on the first Tuesday after the first Monday in January of the year following the next general election.
- (b) The governor shall fill each vacancy on a circuit court or on a county court, wherein the judges are elected by a majority vote of the electors, by appointing for a term ending on the first Tuesday after the first Monday in January of the year following the next primary and general election occurring at least one year after the date of appointment, one of not fewer than three persons nor more than six persons nominated by the appropriate judicial nominating commission. An election shall be held to fill that judicial office for the term of the office beginning at the end of the appointed term.

- (c) The nominations shall be made within thirty days from the occurrence of a vacancy or prospective vacancy unless the period is extended by the governor for a time not to exceed thirty days. The governor shall make the appointment within sixty days after the nominations have been certified to the governor.
- (d) There shall be a separate judicial nominating commission as provided by general law for the supreme court, each district court of appeal, and each judicial circuit for all trial courts within the circuit. Uniform rules of procedure shall be established by the judicial nominating commissions at each level of the court system. Such rules, or any part thereof, may be repealed by general law enacted by a majority vote of the membership of each house of the legislature, or by the supreme court, five justices concurring. Except for deliberations of the judicial nominating commissions, the proceedings of the commissions and their records shall be open to the public.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT ARTICLE V, SECTIONS 10, 11

PROSPECTIVE APPOINTMENT OF CERTAIN JUDICIAL VACANCIES.-Proposing an amendment to the State Constitution requiring the Governor to prospectively fill vacancies in a judicial office to which election for retention applies resulting from the justice's or judge's reaching the mandatory retirement age or failure to qualify for a retention election; and allowing prospective appointments if a justice or judge is not retained at an election. Currently, the Governor may not fill an expected vacancy until the current justice's or judge's term expires.

-was read the third time by title.

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 830].

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 831].

The question recurred on the passage of CS/SJR 1188. The vote was:

Session Vote Sequence: 832

Representative Hooper in the Chair.

Eagle	Mayfield	Renuart
Eisnaugle	McBurney	Roberson, K.
Fitzenhagen	McKeel	Rodrigues, R.
Fresen	Metz	Rooney
Gaetz	Moraitis	Santiago
Gonzalez	Nelson	Schenck
Goodson	Nuñez	Smith
Grant	Oliva	Spano
Hager	O'Toole	Steube
Harrell	Passidomo	Stone
Hill	Patronis	Tobia
Holder	Perry	Trujillo
Hood	Peters	Van Zant
Hooper	Pigman	Weatherford
Hudson	Pilon	Wood
Hutson	Porter	Workman
Ingram	Raschein	Young
La Rosa	Raulerson	_
Magar	Ray	
Cruz	Iones S	Powell
		Pritchett
	Eisnaugle Fitzenhagen Fresen Gaetz Gonzalez Goodson Grant Hager Harrell Hill Holder Hood Hooper Hudson Hutson Ingram La Rosa	Eisnaugle McBurney Fitzenhagen McKeel Fresen Metz Gaetz Moraitis Gonzalez Nelson Goodson Nuñez Grant Oliva Hager O'Toole Harrell Passidomo Hill Patronis Holder Perry Hood Peters Hooper Pigman Hudson Pilon Hutson Porter Ingram Raschein La Rosa Raulerson Magar Ray Cruz Jones, S.

Bracy Dudley Lee Rader Campbell McGhee Edwards Rangel Castor Dentel Fullwood Moskowitz Reed Rehwinkel Vasilinda Clarke-Reed Gibbons Murphy Clelland Jones, M. Pafford Richardson

Slosberg Rodríguez, J. Thurston Williams, A. Rogers Stafford Torres Zimmermann Waldman Rouson Stark Stewart Saunders Watson, B. Schwartz Taylor Watson, C.

So the joint resolution passed by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

CS for SB 1238—A bill to be entitled An act relating to family trust companies; amending s. 655.005, F.S.; revising the definition of the term "financial institutions codes"; creating chapter 662, F.S.; creating s. 662.10, F.S.; providing a short title; creating s. 662.102, F.S.; providing the purpose of the act; creating s. 662.111, F.S.; defining terms; creating s. 662.112, F.S.; providing for the calculation of kinship; creating s. 662.114, F.S.; exempting a family trust company or foreign licensed family trust company from licensure; creating s. 662.115, F.S.; providing for the applicability of the chapter to a family trust company or foreign licensed family trust company; creating s. 662.120, F.S.; specifying the maximum number of designated relatives allowed for a family trust company and a licensed family trust company: creating s. 662.121, F.S.; providing procedures for applying for a family trust company license; requiring a fee; creating s. 662.1215, F.S.; providing for investigations of applicants by the Office of Financial Regulation; creating s. 662.122, F.S.; providing procedures for the registration of a family trust company or a foreign licensed family trust company; requiring a fee; creating s. 662.1225, F.S.; providing requirements for a family trust company, licensed family trust company, and foreign licensed family trust company; creating s. 662.123, F.S.; requiring organizational documents to include certain provisions; authorizing the use of the term "trust"; creating s. 662.124, F.S.; requiring a minimum capital account; creating s. 662.125, F.S.; vesting exclusive authority to manage a family trust company or licensed family trust company in a board of directors or managers; providing for appointment of directors and managers; requiring certain notice to the office in specified circumstances; requiring the office to issue a notice of disapproval of a proposed appointment in specified circumstances; creating s. 662.126, F.S.; requiring that licensed family trust companies procure and maintain fidelity bonds or specified minimum capital account and errors and omissions insurance; authorizing a family trust company that is not licensed to procure and maintain such coverage; authorizing licensed and unlicensed family trust companies to procure and maintain other insurance policies; creating s. 662.127, F.S.; requiring certain books and records to be segregated; creating s. 662.128, F.S.; requiring annual license and registration renewal; requiring a fee; creating s. 662.129, F.S.; providing for the discontinuance of a licensed family trust company; creating s. 662.130, F.S.; authorizing family trust companies to conduct certain activities; creating s. 662.131, F.S.; prohibiting certain activities on the part of family trust companies; creating s. 662.132, F.S.; imposing certain requirements on the assets that form the minimum capital of licensed family trust companies and family trust companies: authorizing such trust companies to purchase or rent real or personal property, invest funds, and, while acting as a fiduciary, make certain purchases; imposing a restriction on that authorization; clarifying the degree of prudence required of fiduciaries; restricting the authority of a fiduciary to purchase certain bonds or securities; specifying additional authority of fiduciaries; applying the duty of loyalty to family trust companies in certain cases; creating s. 662.133, F.S.; requiring certain officers, directors, or managers of a licensed family trust company or a family trust company to make an oath, affirmation, affidavit, or acknowledgment on behalf of the company in certain circumstances; creating s. 662.134, F.S.; prohibiting a family trust company from advertising to the public; creating s. 662.135, F.S.; providing that a licensed family trust company is not required to post a bond to serve as a court-appointed fiduciary; creating s. 662.140, F.S.; authorizing the commission to adopt rules; creating s. 662.141, F.S.; authorizing the office to conduct examinations and investigations; requiring that family trust companies be examined at least once every 18 months; authorizing the office to accept an independent audit in lieu of conducting an examination; requiring the office to examine the books and records of a family trust company or licensed family trust company; authorizing the office to rely on a certificate of trust, trust summary, or written statement in certain circumstances; authorizing the commission to adopt rules relating to records and requirements; authorizing the office to examine the books and records of a foreign licensed family trust company; requiring family trust companies to pay examination fees tied to actual costs incurred by the office; providing a penalty for late payment and authorizing an administrative fine if late payment is intentional; creating s. 662.142, F.S.; providing for license revocation; specifying acts and conduct that constitute grounds for revocation; authorizing the office to suspend a license pending revocation; creating s. 662.143, F.S.; authorizing the office to issue a cease and desist order and an emergency cease and desist order; creating s. 662.144, F.S.; authorizing the office to collect fines for the failure to submit required reports; creating s. 662.145, F.S.; providing grounds for the removal of an officer, director, manager, employee, or agent of a licensed family trust company or a family trust company; creating s. 662.146, F.S.; providing for the confidentiality of certain company books and records; creating s. 662.147, F.S.; providing requirements for books and records of family trust companies; requiring the office to retain certain records for a specified time; allowing the introduction of certain copies into evidence; requiring the office to establish a schedule of fees for such copies; providing requirements for orders issued by courts or administrative law judges for the production of confidential records or information; creating s. 662.150, F.S.; providing for the domestication of a foreign family trust company; creating s. 662.151, F.S.; providing for the registration of a foreign licensed family trust company; amending s. 120.80, F.S.; adding licensed family trust companies to the entities regulated by the office that are exempted from licensing timeframes under ch. 120, F.S.; amending s. 736.0802, F.S.; providing circumstances under which certain trust transactions are not voidable by a beneficiary affected by a transaction; providing circumstances under which certain transactions involving the investment or management of trust property are not presumed to be affected by conflicts of interest; providing an exception; amending s. 744.351, F.S.; exempting a family trust company from certain bond requirements and applying those requirements to licensed family trust companies and foreign licensed family trust companies; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 833

Representative Hooper in the Chair.

Yeas-112 Adkins Edwards Ahern Eisnaugle Albritton Fitzenhagen Antone Fresen Fullwood Artiles Baxley Gaetz Berman Gibbons Beshears Gonzalez Bileca Goodson Boyd Grant Bracy Hager Brodeur Harrell Broxson Hill Caldwell Holder Castor Dentel Hood Clelland Hooper Coley Hudson Combee Ingram Jones, M. Corcoran Crisafulli Jones, S. Cruz Kerner Cummings La Rosa

Lee

Magar

Mayfield

McGhee

Metz

McBurney

Moraitis Moskowitz Murphy Nelson Nuñez Oliva O'Toole Pafford Passidomo Patronis Perry Peters Pigman Pilon Porter Powell Pritchett Rader Rangel Raschein Raulerson Ray Rehwinkel Vasilinda Renuart Richardson

Roberson, K.

Rodrigues, R.

Rodríguez, J.

Santiago Saunders Schenck Slosberg Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Van Zant Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann

Rooney

Rouson

Nays-1

Danish

Davis

Diaz, J.

Diaz, M.

Dudley

Eagle

Reed

Votes after roll call:

Yeas-Rogers Navs-Clarke-Reed

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 1320—A bill to be entitled An act relating to public records; creating s. 662.148, F.S.; providing definitions; providing an exemption from public records requirements for certain information held by the Office of Financial Regulation relating to a family trust company, licensed family trust company, or foreign licensed family trust company; providing for the authorized release of certain information by the office; authorizing the publication of certain information; providing a penalty; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 834

Representative Hooper in the Chair.

Yeas-113 Adkins Eisnaugle Murphy Santiago Ahern Fitzenhagen Nelson Saunders Albritton Nuñez Schenck Fresen Fullwood Slosberg Antone Oliva O'Toole Gaetz Smith Baxley Gibbons Pafford Spano Gonzalez Passidomo Stafford Berman Beshears Goodson Patronis Stark Bileca Grant Perry Steube Boyd Hager Peters Stewart Harrell Bracy Pigman Stone Brodeur Hill Pilon Taylor Holder Thurston Broxson Porter Caldwell Hood Powell Tobia Castor Dentel Hooper Pritchett Torres Clelland Hudson Rader Trujillo Coley Rangel Van Zant Ingram Combee Jones, M. Raschein Waldman Raulerson Corcoran Jones, S. Watson, B. Crisafulli Kerner Ray Watson, C. La Rosa Reed Weatherford Cruz Cummings Rehwinkel Vasilinda Williams, A. Lee Danish Magar Renuart Wood Davis Mayfield Richardson Workman Diaz, J. Diaz, M. McBurney Roberson, K. Young Zimmermann Rodrigues, R. McGhee Dudley Rodríguez, J. Metz Moraitis Eagle Rooney

Nays-None

Edwards

Votes after roll call:

Yeas-Clarke-Reed, Rogers

Moskowitz

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

Rouson

CS for CS for SB 1308—A bill to be entitled An act relating to insurer solvency; amending s. 624.10, F.S.; providing additional definitions applicable to the Florida Insurance Code; amending s. 624.319, F.S.; clarifying that production of documents does not waive the attorney-client or work-product privileges; amending s. 624.402, F.S.; conforming a crossreference; amending s. 624.4085, F.S.; revising a definition; providing additional calculations for determining whether an insurer has a company action level event; revising provisions relating to mandatory control level events; amending s. 624.424, F.S.; requiring an insurer's annual statement to include an actuarial opinion summary; providing criteria for such summary; providing an exception for life and health insurers; updating provisions; requiring insurers reinsuring through a captive insurance company to file a report containing certain information; amending s. 625.121, F.S.; revising the Standard Valuation Law; distinguishing the provisions from valuations done pursuant to the National Association of Insurance Commissioner's (NAIC) valuation manual and incorporating certain provisions included in the manual; exempting certain documents from civil proceedings; revising the methods for evaluating the valuation of industrial life insurance policies; revising provisions relating to calculating additional premium; updating provisions relating to reserve calculations for indeterminate premium plans; creating s. 625.1212, F.S.; providing for the valuation of policies and contracts after the adoption of the NAIC's valuation manual; providing applicability; defining terms; requiring the office to value insurer reserves; requiring actuarial opinions of the reserves and a supporting memorandum to the opinions; requiring the insurer to apply the standard prescribed in the valuation manual; providing exceptions; providing requirements for a principle-based valuation of reserves; requiring an insurer to submit certain data to the office; directing the Financial Services Commission to adopt rules; creating s. 625.1214, F.S.; providing for the use of confidential information; prohibiting the use of such information in private civil actions; amending s. 627.476, F.S.; revising the Standard Nonforfeiture Law; distinguishing provisions subject to the valuation manual and providing for the application of tables found in the manual; amending s. 628.461, F.S.; revising the amount of outstanding voting securities of a domestic stock insurer or a controlling company which a person is prohibited from acquiring unless certain requirements have been met; deleting a provision authorizing an insurer to file a disclaimer of affiliation and control in lieu of a letter notifying the Office of Insurance Regulation of the Financial Services Commission of the acquisition of the voting securities of a domestic stock company under certain circumstances; requiring the statement notifying the office to include additional information; conforming a provision to changes made by the act; providing that control is presumed to exist under certain conditions; specifying how control may be rebutted and how a controlling interest may be divested; deleting definitions; amending s. 628.801, F.S.; requiring an insurer to annually file a registration statement by a specified date; revising the requirements and standards for the rules establishing the information and statement form for the registration; requiring an insurer to file an annual enterprise risk report; authorizing the office to conduct examinations to determine the financial condition of registrants; providing that failure to file a registration or report is a violation of the section; providing additional grounds, requirements, and conditions with respect to a waiver from the registration requirements; amending s. 628.803, F.S.; providing sanctions for persons who violate certain provisions relating to the acquisition of controlling stock; creating s. 628.804, F.S.; providing for the groupwide supervision of international insurance groups; defining terms; providing for the selection of a groupwide supervisor; authorizing the commission to adopt rules; creating s. 628.805, F.S.; authorizing the office to participate in supervisory colleges; authorizing the office to assess fees on insurers for participation; amending ss. 636.045 and 641.225, F.S.; applying certain statutes related to solvency to prepaid limited health service organizations and health maintenance organizations; amending s. 641.255, F.S.; providing for applicability of specified provisions to a health maintenance organization that is a member of a holding company; providing effective dates and a contingent effective date.

—was read the third time by title. On passage, the vote was:

Diaz, J.

Dudley

Eagle

Fresen

Diaz, M.

Edwards

Eisnaugle

Fitzenhagen

Session Vote Sequence: 835

Representative Hooper in the Chair.

Yeas-112

Adkins	Bileca	Coley
Ahern	Boyd	Combee
Albritton	Bracy	Corcoran
Antone	Brodeur	Crisafulli
Artiles	Broxson	Cruz
Baxley	Caldwell	Cummings
Berman	Castor Dentel	Danish
Beshears	Clelland	Davis

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Magar Mayfield Stafford Fullwood Pritchett Gaetz Rader Stark McBurney Gibbons Rangel Steube Gonzalez McGhee Raschein Stewart Goodson Metz Raulerson Stone Moraitis Ray Grant Taylor Hager Murphy Reed Thurston Rehwinkel Vasilinda Harrell Nelson Tobia Hill Nuñez Renuart Torres Richardson Holder Oliva Trujillo Hood O'Toole Roberson, K. Van Zant Hooper Pafford Rodrigues, R. Waldman Hudson Passidomo Rodríguez, J. Watson, B. Hutson Patronis Rooney Watson, C. Ingram Perry Rouson Weatherford Jones, M. Peters Santiago Williams, A. Jones, S. Pigman Saunders Wood Schenck Pilon Workman Kerner La Rosa Young Porter Smith Powell Zimmermann Spano

Nays—1 Moskowitz

Votes after roll call:

Yeas—Clarke-Reed, Rogers Nays to Yeas—Moskowitz

So the bill passed and was immediately certified to the Senate.

Consideration of CS for SB 1190 was temporarily postponed.

SB 1010—A bill to be entitled An act relating to cable and video services; repealing s. 610.119, F.S., relating to reports required to be submitted to the Legislature by the Office of Program Policy Analysis and Government Accountability and the Department of Agriculture and Consumer Services on the status of competition in the cable and video service industry and the staffing requirements associated with consumer complaints related to video and cable certificateholders, respectively; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 836

Representative Hooper in the Chair.

Yeas—115

Adkins Edwards Moraitis Rooney Ahern Eisnaugle Moskowitz Rouson Albritton Fitzenhagen Murphy Santiago Antone Fresen Nelson Schenck Artiles Fullwood Nuñez Schwartz Slosberg Baxley Gaetz Oliva Berman Gibbons O'Toole Smith Beshears Gonzalez Pafford Spano Passidomo Bileca Goodson Stafford Boyd Grant Patronis Stark Bracy Hager Perry Steube Brodeur Harrell Peters Stewart Broxson Hill Pilon Stone Caldwell Holder Porter Taylor Campbell Hood Powell Thurston Castor Dentel Pritchett Hooper Tobia Clelland Hudson Rader Torres Trujillo Coley Hutson Rangel Combee Raschein Ingram Van Zant Jones, M. Corcoran Raulerson Waldman Crisafulli Watson, B. Jones, S. Ray Kerner Reed Watson, C. Cruz Cummings Rehwinkel Vasilinda La Rosa Weatherford Danish Williams, A. Renuart Lee Magar Mayfield Richardson Davis Wood Diaz, J. Roberson, K. Workman Diaz, M. McBurney Rodrigues, R. Young Zimmermann Dudley McGhee Rodríguez, J. Rogers Eagle Metz

Nays-None

Votes after roll call:

Yeas-Clarke-Reed, Pigman

So the bill passed and was immediately certified to the Senate.

CS for SB 1140—A bill to be entitled An act relating to public records; creating s. 252.905, F.S.; creating an exemption from public records requirements for information furnished to the Division of Emergency Management by a person or business for the purpose of obtaining assistance with emergency planning; providing for retroactive application of the exemption; providing for future repeal and legislative review of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 837

Representative Hooper in the Chair.

Yeas—116			
Adkins	Edwards	Moraitis	Rooney
Ahern	Eisnaugle	Moskowitz	Rouson
Albritton	Fitzenhagen	Murphy	Santiago
Antone	Fresen	Nelson	Saunders
Artiles	Fullwood	Nuñez	Schenck
Baxley	Gaetz	Oliva	Schwartz
Berman	Gibbons	O'Toole	Slosberg
Beshears	Gonzalez	Passidomo	Smith
Bileca	Goodson	Patronis	Spano
Boyd	Grant	Perry	Stafford
Bracy	Hager	Peters	Stark
Brodeur	Harrell	Pigman	Steube
Broxson	Hill	Pilon	Stewart
Caldwell	Holder	Porter	Stone
Campbell	Hood	Powell	Taylor
Castor Dentel	Hooper	Pritchett	Thurston
Clelland	Hudson	Rader	Tobia
Coley	Hutson	Rangel	Torres
Combee	Ingram	Raschein	Trujillo
Corcoran	Jones, M.	Raulerson	Van Zant
Crisafulli	Jones, S.	Ray	Waldman
Cruz	Kerner	Reed	Watson, B.
Cummings	La Rosa	Rehwinkel Vasilinda	Watson, C.
Danish	Lee	Renuart	Weatherford
Davis	Magar	Richardson	Williams, A.
Diaz, J.	Mayfield	Roberson, K.	Wood
Diaz, M.	McBurney	Rodrigues, R.	Workman
Dudley	McGhee	Rodríguez, J.	Young
Eagle	Metz	Rogers	Zimmermann

Nays-None

Votes after roll call: Yeas—Clarke-Reed

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

CS for CS for SB 850—A bill to be entitled An act relating to education; amending s. 1001.42, F.S.; requiring a school that includes certain grades to include information, data, and instructional strategies in its school improvement plan; requiring a school that includes certain grades to implement an early warning system based on indicators to identify students in need of additional academic support; amending s. 1002.32, F.S.; revising the kind of lab schools that receive a proportional share of the sparsity supplement; amending s. 1003.42, F.S.; providing State Board of Education duties relating to middle grades courses; amending s. 1003.4203, F.S.; requiring a district school board, in consultation with the district school superintendent, to make CAPE Digital Tool certificates and CAPE industry certifications available to students, including students with disabilities, in prekindergarten through grade 12, to enable students to attain digital skills;

providing eligibility for additional FTE funding; requiring innovative programs and courses that combine academic and career instructional tools and industry certifications into education for both college and career preparedness; providing for additional FTE funding; providing for grade point average calculation; requiring the Department of Education to collaborate with Florida educators and school leaders to provide technical assistance to district school boards regarding implementation; authorizing public schools to provide students with access to third-party assessment centers and career and professional academy curricula; encouraging thirdparty assessment providers and career and professional academy curricula providers to provide annual training; amending s. 1003.4281, F.S.; deleting calculations for paid and unpaid high school credits; amending s. 1003.4285, F.S.; revising requirements to earn a Scholar designation on a standard high school diploma; revising requirements to earn a Merit designation on a standard high school diploma; creating s. 1003.4298, F.S.; requiring the third-party assessment center providers to report return on investment to students and students' families regarding completing CAPE industry certifications and CAPE Digital Tool certificates; providing criteria for the return on investment report; amending s. 1003.4935, F.S.; authorizing additional FTE funding for certain Digital Tool certificates and industry certifications; amending s. 1003.53, F.S.; authorizing dropout prevention and academic intervention services for a student identified by a school's early warning system; amending s. 1006.135, F.S.; including middle grades schools under provisions prohibiting hazing; revising the definition of the term "hazing"; requiring a school district policy that prohibits hazing and establishes consequences for an act of hazing; revising penalty provisions and providing for applicability; creating s. 1007.273, F.S.; requiring a Florida College System institution to work with each district school board in its designated service area to establish a collegiate high school program; providing options for participation in a collegiate high school program; requiring a Florida College System institution to execute a contract with each district school board in its designated service area to establish the program; authorizing another Florida College System institution to execute a contract with the district school board in certain circumstances; requiring each district school board to execute the contract with the local Florida College System institution; requiring the contract to be executed by a specified date for the purpose of implementation; specifying information that must be included in the contract; specifying requirements for student performance contracts for students participating in the collegiate high school program; providing the calculation for funding the collegiate high school program; prohibiting a Florida College System institution from reporting certain funds for purposes of funding or receiving the standard tuition rate per credit hour for a student enrolled in a dual enrollment course at the institution unless the institution establishes a collegiate high school program; authorizing district school boards to execute a contract with a state university or certain independent colleges and universities to establish the collegiate high school program; amending s. 1008.44, F.S.; requiring the department to annually identify CAPE Digital Tool certificates and CAPE industry certifications; authorizing the Commissioner of Education to recommend adding certain certificates and certifications; providing requirements for inclusion of CAPE Digital Tool certificates and CAPE industry certifications on the funding list; authorizing the commissioner to limit certain Digital Tool certificates and CAPE industry certifications to students in certain grades; providing requirements for the Articulation Coordinating Committee; amending s. 1011.62, F.S.; specifying requirements relating to additional FTE funding based on completion of certain courses or programs and issuance of CAPE industry certification; deleting obsolete provisions; deleting provisions regarding Florida Cyber Security Recognition, Florida Digital Arts Recognition, and Florida Digital Tool Certificates; amending s. 1012.98, F.S.; providing requirements relating to professional development, including inservice plans and instructional strategies, for middle grades educators; requiring the Department of Education to disseminate professional development in the use of integrated digital instruction; renaming the Florida Agricultural and Mechanical University Crestview Education Center as the "Senator Durell Peaden, Jr., FAMU Educational Center"; providing an effective date.

—was read the third time by title.

Representative Rouson offered the following:

(Amendment Bar Code: 086369)

Amendment 1 to Amendment 1 (with title amendment)—Remove lines 1164-1188 and insert:

768.072 Liability insurance requirements for public school property jointuse agreements.—

- (1) A district school board may, at its discretion, enter into a joint-use agreement with a local government or a private organization or adopt public access policies to enable public access to indoor or outdoor recreation and sports facilities on public school property. A joint-use agreement should specify the facilities to be used, dates and times of use, and terms and conditions governing use of such facilities; may provide for the full indemnification of the district school board by the local government or private organization for any damages arising from the joint use; and may require the local government or private organization to maintain liability insurance of at least \$200,000 per person and \$300,000 per incident to cover the indemnification.
- (2) This section does not affect liability for injury, damage, or death that occurs during school hours or during a school-sponsored activity.
- (3) This section does not waive sovereign immunity beyond

TITLE AMENDMENT

Remove lines 2186-2190 and insert: policies; providing applicability; amending s.

Rep. Rouson moved the adoption of the amendment to the amendment, which failed of adoption by the required two-thirds vote.

The question recurred on the passage of **CS for CS for SB 850**. The vote was:

Moraitis

Session Vote Sequence: 838

Representative Hooper in the Chair.

Eagle

Eisnaugle

Fitzenhagen

Yeas-115 Adkins Ahern Albritton Antone Artiles Baxley Berman Beshears Bileca Boyd Bracy Brodeur Broxson Caldwell Campbell Castor Dentel Clarke-Reed Clelland Coley Combee Corcoran Crisafulli Cruz Cummings Danish Davis Diaz, J. Diaz, M. Dudley

Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Grant Hager Harrell Hill Holder Hood Hooper Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Lee Magar Mayfield McBurney

McGhee

Moskowitz Murphy Nelson Nuñez Oliva O'Toole Pafford Passidomo Patronis Perry Peters Pigman Pilon Porter Powell Pritchett Rader Rangel Raschein Raulerson Ray Reed Rehwinkel Vasilinda Renuart

Richardson

Roberson, K.

Rodrigues, R.

Rodríguez, J.

Saunders Schenck Schwartz Slosberg Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Van Zant Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann

Rooney

Santiago

Nays—1 Rouson Votes after roll call:

Yeas-Edwards, Rogers

So the bill passed, as amended, and was immediately certified to the Senate.

CS for CS for SB 1524—A bill to be entitled An act relating to security of confidential personal information; providing a short title; repealing s. 817.5681, F.S., relating to a breach of security concerning confidential personal information in third-party possession; creating s. 501.171, F.S.; providing definitions; requiring specified entities to take reasonable measures to protect and secure data containing personal information in electronic form; requiring specified entities to notify the Department of Legal Affairs of data security breaches; requiring notice to individuals of data security breaches under certain circumstances; providing exceptions to notice requirements under certain circumstances; specifying contents and methods of notice; requiring notice to credit reporting agencies under certain circumstances; requiring the department to report annually to the Legislature; specifying report requirements; providing requirements for disposal of customer records; providing for enforcement actions by the department; providing civil penalties; specifying that no private cause of action is created; amending ss. 282.0041 and 282.318, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 839

Representative Hooper in the Chair.

Yeas-117 Adkins Edwards Moskowitz Santiago Eisnaugle Murphy Saunders Ahern Albritton Fitzenhagen Nelson Schenck Antone Fresen Nuñez Schwartz Fullwood Slosberg Artiles Oliva Baxley Gaetz O'Toole Smith Gibbons Pafford Berman Spano Beshears Gonzalez Passidomo Stafford Goodson Bileca Patronis Stark Boyd Grant Perry Steube Bracy Hager Peters Stewart Brodeur Harrell Pigman Stone Broxson Hill Pilon Taylor Caldwell Holder Porter Thurston Campbell Hood Powell Tobia Castor Dentel Hooper Pritchett Torres Clarke-Reed Hudson Rader Trujillo Clelland Hutson Rangel Van Zant Coley Ingram Raschein Waldman Combee Jones, M. Raulerson Watson, B. Corcoran Jones, S. Ray Watson, C. Crisafulli Kerner Reed Weatherford Rehwinkel Vasilinda Cruz La Rosa Williams, A. Cummings Renuart Wood Lee Danish Magar Richardson Workman Davis Mayfield Roberson, K Young Diaz, J. McBurney Rodrigues, R. Zimmermann Diaz, M. McGhee Rogers Dudley Metz Rooney

Nays-None

Eagle

Votes after roll call:

Yeas-Rodríguez, J.

Moraitis

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 1526—A bill to be entitled An act relating to public records; amending s. 501.171, F.S.; creating an exemption from public records requirements for information received by the Department of Legal Affairs pursuant to a notice of a data breach or pursuant to certain investigations; authorizing disclosure under certain circumstances; defining

Rouson

the term "proprietary information"; providing for future review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 840

Representative Hooper in the Chair.

Yeas—118			
Adkins	Edwards	Moskowitz	Rouson
Ahern	Eisnaugle	Murphy	Santiago
Albritton	Fitzenhagen	Nelson	Saunders
Antone	Fresen	Nuñez	Schenck
Artiles	Fullwood	Oliva	Schwartz
Baxley	Gaetz	O'Toole	Slosberg
Berman	Gibbons	Pafford	Smith
Beshears	Gonzalez	Passidomo	Spano
Bileca	Goodson	Patronis	Stafford
Boyd	Grant	Perry	Stark
Bracy	Hager	Peters	Steube
Brodeur	Harrell	Pigman	Stewart
Broxson	Hill	Pilon	Stone
Caldwell	Holder	Porter	Taylor
Campbell	Hood	Powell	Thurston
Castor Dentel	Hooper	Pritchett	Tobia
Clarke-Reed	Hudson	Rader	Torres
Clelland	Hutson	Rangel	Trujillo
Coley	Ingram	Raschein	Van Zant
Combee	Jones, M.	Raulerson	Waldman
Corcoran	Jones, S.	Ray	Watson, B.
Crisafulli	Kerner	Reed	Watson, C.
Cruz	La Rosa	Rehwinkel Vasilinda	Weatherford
Cummings	Lee	Renuart	Williams, A.
Danish	Magar	Richardson	Wood
Davis	Mayfield	Roberson, K.	Workman
Diaz, J.	McBurney	Rodrigues, R.	Young
Diaz, M.	McGhee	Rodríguez, J.	Zimmermann
Dudley	Metz	Rogers	
Eagle	Moraitis	Rooney	

Nays-None

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

CS for CS for SB 450—A bill to be entitled An act relating to telephone solicitation; reordering and amending s. 501.059, F.S.; redefining the term "telephonic sales call"; prohibiting a telephone solicitor from transmitting certain text messages to a consumer if the consumer is on the "no sales solicitation calls" list maintained by the Department of Agriculture and Consumer Services or if the consumer has previously communicated such a request to the telephone solicitor; providing appropriations and authorizing positions; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 841

Representative Hooper in the Chair.

Yeas—115			
Adkins	Broxson	Danish	Gonzalez
Ahern	Caldwell	Davis	Goodson
Albritton	Campbell	Diaz, J.	Grant
Antone	Castor Dentel	Diaz, M.	Hager
Artiles	Clarke-Reed	Dudley	Harrell
Baxley	Clelland	Eagle	Hill
Berman	Coley	Edwards	Holder
Beshears	Combee	Eisnaugle	Hood
Bileca	Corcoran	Fitzenhagen	Hooper
Boyd	Crisafulli	Fresen	Hudson
Bracy	Cruz	Fullwood	Hutson
Brodeur	Cummings	Gibbons	Ingram

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Jones, M. Passidomo Roberson, K. Stone Rodrigues, R. Jones, S. Patronis Taylor Kerner Perry Rodríguez, J. Thurston La Rosa Peters Rogers Tobia Lee Pigman Rooney Torres Magar Pilon Rouson Trujillo Mayfield Porter Santiago Van Zant Waldman McBurney Powell Saunders Watson, B. McGhee Pritchett Schenck Moraitis Rader Schwartz Watson, C. Moskowitz Rangel Slosberg Weatherford Murphy Raschein Smith Williams, A. Nelson Wood Rav Spano Nuñez Reed Stafford Workman Oliva Rehwinkel Vasilinda Stark Young O'Toole Renuart Steube Zimmermann Pafford Richardson Stewart

Nays—1 Raulerson

Votes after roll call: Yeas—Gaetz, Metz Nays to Yeas—Raulerson

So the bill passed and was immediately certified to the Senate.

SB 1676—A bill to be entitled An act relating to the Internal Revenue Code; amending s. 220.03, F.S.; adopting the 2014 version of the code; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 842

Representative Hooper in the Chair.

Yeas-118 Adkins Edwards Moskowitz Rouson Ahern Eisnaugle Murphy Santiago Fitzenhagen Albritton Saunders Nelson Antone Fresen Nuñez Schenck Fullwood Schwartz Artiles Oliva Slosberg Baxley Gaetz O'Toole Berman Gibbons Pafford Smith Beshears Gonzalez Passidomo Spano Goodson Bileca Patronis Stafford Boyd Grant Perry Stark Peters Steube Bracy Hager Brodeur Harrell Stewart Pigman Broxson Pilon Hill Stone Caldwell Holder Porter Taylor Campbell Hood Thurston Powel1 Hooper Castor Dentel Pritchett Tobia Clarke-Reed Hudson Rader Torres Clelland Hutson Trujillo Rangel Van Zant Coley Combee Raschein Ingram Jones, M. Waldman Raulerson Corcoran Jones, S. Ray Watson, B. Crisafulli Reed Kerner Watson, C. Rehwinkel Vasilinda Weatherford Cruz La Rosa Cummings Williams, A. Lee Renuart Richardson Danish Magar Wood Mayfield Roberson, K. Davis Workman Diaz, J. McBurnev Rodrigues, R. Young Diaz, M. McGhee Rodríguez, J. Zimmermann Dudley Metz Rogers

Nays-None

Eagle

So the bill passed and was immediately certified to the Senate.

Moraitis

SB 1664—A bill to be entitled An act relating to arbitration; amending s. 682.014, F.S.; correcting the description of a cross-reference; providing for retroactive application; providing an effective date.

Rooney

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 843

Representative Hooper in the Chair.

Yeas—118			
Adkins	Edwards	Moskowitz	Rouson
Ahern	Eisnaugle	Murphy	Santiago
Albritton	Fitzenhagen	Nelson	Saunders
Antone	Fresen	Nuñez	Schenck
Artiles	Fullwood	Oliva	Schwartz
Baxley	Gaetz	O'Toole	Slosberg
Berman	Gibbons	Pafford	Smith
Beshears	Gonzalez	Passidomo	Spano
Bileca	Goodson	Patronis	Stafford
Boyd	Grant	Perry	Stark
Bracy	Hager	Peters	Steube
Brodeur	Harrell	Pigman	Stewart
Broxson	Hill	Pilon	Stone
Caldwell	Holder	Porter	Taylor
Campbell	Hood	Powell	Thurston
Castor Dentel	Hooper	Pritchett	Tobia
Clarke-Reed	Hudson	Rader	Torres
Clelland	Hutson	Rangel	Trujillo
Coley	Ingram	Raschein	Van Zant
Combee	Jones, M.	Raulerson	Waldman
Corcoran	Jones, S.	Ray	Watson, B.
Crisafulli	Kerner	Reed	Watson, C.
Cruz	La Rosa	Rehwinkel Vasilinda	Weatherford
Cummings	Lee	Renuart	Williams, A.
Danish	Magar	Richardson	Wood
Davis	Mayfield	Roberson, K.	Workman
Diaz, J.	McBurney	Rodrigues, R.	Young
Diaz, M.	McGhee	Rodríguez, J.	Zimmermann
Dudley	Metz	Rogers	
Eagle	Moraitis	Rooney	

Nays-None

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 440-A bill to be entitled An act relating to condominiums; amending s. 718.112, F.S.; limiting the application of certain requirements relating to bylaws to residential condominiums and their associations and boards; amending s. 718.113, F.S.; limiting the application of certain requirements relating to the maintenance of residential condominiums and their associations and boards; amending s. 718.1255, F.S.; exempting nonresidential condominiums from mandatory arbitration unless specifically provided for in their declarations; amending s. 718.403, F.S., and reenacting subsection (1), relating to the authority to develop a condominium in phases; authorizing the developer to modify the plot plan as to unit or building types; limiting the circumstances under which a plot plan may be modified as to a residential condominium; specifying the provisions relating to phase condominiums that are inapplicable to nonresidential condominiums; amending s. 718.707, F.S.; extending by 1 year the time limitation for classification as a bulk assignee or bulk buyer; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 844

Representative Hooper in the Chair.

Yeas-116 Adkins Beshears Campbell Crisafulli Ahern Bileca Castor Dentel Cruz Cummings Albritton Boyd Clarke-Reed Antone Bracy Clelland Danish Coley Artiles Brodeur Davis Baxley Broxson Combee Diaz, J. Berman Caldwell Diaz, M. Corcoran

Vees 117

Dudley La Rosa Powell Smith Pritchett Eagle Lee Spano Edwards Stafford Magar Rader Mayfield Eisnaugle Rangel Stark Fitzenhagen McBurney Raschein Steube Fresen McGhee Raulerson Stewart Fullwood Metz Ray Stone Moraitis Reed Gaetz Taylor Rehwinkel Vasilinda Gibbons Moskowitz Thurston Gonzalez Murphy Renuart Tobia Goodson Nelson Richardson Torres Grant Nuñez Roberson, K. Trujillo Oliva Rodrigues, R. Van Zant Hager Harrell O'Toole Rodríguez, J. Waldman Hill Pafford Rogers Watson, B. Holder Passidomo Rooney Watson, C. Hooper Patronis Rouson Weatherford Williams, A. Hudson Perry Santiago Saunders Wood Ingram Peters Jones, M. Pigman Workman Schenck Jones, S. Pilon Schwartz Young Zimmermann Kerner Porter Slosberg

Nays-None

Votes after roll call: Yeas-Hood

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 674—A bill to be entitled An act relating to background screening; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to share reproductions of driver license images with the Department of Health and the Agency for Health Care Administration for specified purposes; amending s. 402.301, F.S.; revising provisions relating to the exemption of certain membership organizations affiliated with national organizations from certain child care facility licensing requirements; amending s. 408.806, F.S.; revising the requirements for health care licensure; revising a provision requiring an affidavit; amending s. 408.809, F.S.; exempting a person whose fingerprints are already enrolled in a specified Federal Bureau of Investigation program from the requirement that such fingerprints be forwarded to the bureau; requiring certain persons to submit their fingerprints electronically; requiring the Department of Law Enforcement to retain fingerprints when the department begins participation in a certain program; revising requirements for proof of compliance with level 2 screening standards; revising terminology; adding additional disqualifying offenses to background screening requirements; adding an exemption clause from disqualification for new offenses; amending s. 413.208, F.S.; providing applicability for background screening requirements for certain registrants; repealing s. 7 of chapter 2012-73, Laws of Florida, relating to background screening requirements; amending s. 435.04, F.S.; revising information required for vendors submitting employee fingerprints; adding an additional disqualifying offense to background screening requirements; amending s. 435.05, F.S.; revising a provision requiring the annual submission of an affidavit; amending s. 435.07, F.S.; revising criteria for an exemption from disqualification for an employee under certain conditions; amending s. 435.12, F.S.; requiring the fingerprints of an employee required to be screened by a specified agency and included in the clearinghouse also to be retained in the national retained print arrest notification program at a specified time; requiring simultaneous submission of a photographic image and electronic fingerprints to the Care Provider Background Screening Clearinghouse; requiring an employer to follow certain criminal history check procedures and include specified information regarding referral and registration of an employee for electronic fingerprinting with the clearinghouse; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 845

Representative Hooper in the Chair.

Yeas—II/			
Adkins	Eisnaugle	Murphy	Santiago
Ahern	Fitzenhagen	Nelson	Saunders
Albritton	Fresen	Nuñez	Schenck
Antone	Fullwood	Oliva	Schwartz
Artiles	Gaetz	O'Toole	Slosberg
Baxley	Gibbons	Pafford	Smith
Berman	Gonzalez	Passidomo	Spano
Beshears	Goodson	Patronis	Stafford
Bileca	Grant	Perry	Stark
Boyd	Hager	Peters	Steube
Bracy	Harrell	Pigman	Stewart
Brodeur	Hill	Pilon	Stone
Broxson	Holder	Porter	Taylor
Caldwell	Hood	Powell	Thurston
Campbell	Hooper	Pritchett	Tobia
Castor Dentel	Hudson	Rader	Torres
Clarke-Reed	Hutson	Rangel	Trujillo
Clelland	Ingram	Raschein	Van Zant
Coley	Jones, M.	Raulerson	Waldman
Combee	Jones, S.	Ray	Watson, B.
Corcoran	Kerner	Reed	Watson, C.
Crisafulli	La Rosa	Rehwinkel Vasilinda	Weatherford
Cruz	Lee	Renuart	Williams, A.
Cummings	Magar	Richardson	Wood
Danish	Mayfield	Roberson, K.	Workman
Diaz, J.	McBurney	Rodrigues, R.	Young
Diaz, M.	McGhee	Rodríguez, J.	Zimmermann
Dudley	Metz	Rogers	
Eagle	Moraitis	Rooney	
Edwards	Moskowitz	Rouson	

Nays-None

So the bill passed, as amended, and was immediately certified to the Senate.

CS for CS for SB 1036—A bill to be entitled An act relating to nursing education programs; amending s. 464.003, F.S.; revising definitions; amending s. 464.008, F.S.; requiring certain applicants for licensure to take a preparatory course; amending ss. 464.015 and 464.022, F.S.; conforming cross-references; amending s. 464.013, F.S.; exempting nurses who are certified by an accredited program from continuing education requirements; amending s. 464.019, F.S.; specifying the location of clinical training; revising the limitation on the percentage of clinical training that consists of clinical simulation; deleting obsolete requirements; providing for the recalculation of pass rates when students have been transferred from a terminated program; authorizing the Board of Nursing to adopt certain rules relating to documenting the accreditation of nursing education programs; deleting the requirement that the Office of Program Policy Analysis and Government Accountability participate in an implementation study and revising the terms of the study; requiring nursing education programs that prepare students for the practice of professional nursing to be accredited; providing an exception; amending s. 456.014, F.S.; conforming a crossreference; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 846

Representative Hooper in the Chair.

Davis	Gonzalez
Diaz, J.	Goodson
Diaz, M.	Grant
Dudley	Hager
Eagle	Harrell
Edwards	Hill
Eisnaugle	Holder
Fitzenhagen	Hood
Fresen	Hooper
Fullwood	Hudson
Gaetz	Hutson
Gibbons	Ingram
	Diaz, J. Diaz, M. Dudley Eagle Edwards Eisnaugle Fitzenhagen Fresen Fullwood Gaetz

Pafford Jones, M. Richardson Stone Roberson, K. Jones, S. Passidomo Taylor Kerner Patronis Rodrigues, R. Thurston La Rosa Perry Rodríguez, J. Tobia Lee Peters Rogers Torres Magar Pigman Rooney Trujillo Mayfield Pilon Rouson Van Zant McBurney Porter Santiago Waldman Watson, B. McGhee Powell 1 Saunders McKeel Pritchett Schenck Watson, C. Metz Rader Schwartz Weatherford Moraitis Rangel Slosberg Williams, A. Moskowitz Raschein Smith Wood Murphy Raulerson Spano Workman Nelson Ray Stafford Young Nuñez Reed Stark Zimmermann Rehwinkel Vasilinda Oliva Steube O'Toole Renuart Stewart

Nays-None

So the bill passed, as amended, and was immediately certified to the Senate.

CS for SB 256—A bill to be entitled An act relating to public records; creating s. 916.1065, F.S.; creating an exemption from public records requirements for a forensic behavioral health evaluation filed with a court; providing a definition for the term "forensic behavioral health evaluation"; providing retroactive application; providing a statement of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 847

Representative Hooper in the Chair.

Yeas-118 Adkins Eisnaugle Moskowitz Rouson Ahern Fitzenhagen Murphy Santiago Albritton Fresen Nelson Saunders Fullwood Antone Nuñez Schenck Artiles Gaetz Oliva Schwartz Slosberg Baxley Gibbons O'Toole Berman Gonzalez Pafford Smith Beshears Goodson Passidomo Spano Bileca Grant Patronis Stafford Boyd Hager Perry Stark Harrell Peters Steube Bracy Brodeur Hill Pigman Stewart Holder Broxson Pilon Stone Caldwell Hood Porter Taylor Campbell Hooper Powell Thurston Hudson Castor Dentel Pritchett Tobia Clelland Hutson Rader Torres Trujillo Colev Ingram Rangel Combee Jones, M. Raschein Van Zant Jones, S. Waldman Corcoran Raulerson Crisafulli Watson, B. Kerner Ray Watson, C. La Rosa Reed Cruz Cummings Rehwinkel Vasilinda Weatherford Lee Williams, A. Magar Danish Renuart Mayfield Davis Richardson Wood Roberson, K. Workman Diaz, J. McBurney Diaz, M. McGhee Rodrigues, R. Young Dudley Zimmermann McKeel Rodríguez, J. Eagle Metz Rogers Edwards Moraitis Rooney

Nays-None

Votes after roll call: Yeas—Clarke-Ree

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

CS for SB 358—A bill to be entitled An act relating to athletic coaches for youth athletic teams; amending s. 943.0438, F.S.; revising the definition of the term "athletic coach"; expanding provisions relating to athletic coaches for independent sanctioning authorities to require such authorities to conduct specified background screening of certain coaches of youth athletic teams; providing that the duty may not be delegated; providing for disqualification; providing for exemption from disqualification; requiring that specified documentation be maintained for a specified period by such authorities; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 848

Representative Hooper in the Chair.

Yeas—119			
Adkins	Edwards	Moraitis	Rooney
Ahern	Eisnaugle	Moskowitz	Rouson
Albritton	Fitzenhagen	Murphy	Santiago
Antone	Fresen	Nelson	Saunders
Artiles	Fullwood	Nuñez	Schenck
Baxley	Gaetz	Oliva	Schwartz
Berman	Gibbons	O'Toole	Slosberg
Beshears	Gonzalez	Pafford	Smith
Bileca	Goodson	Passidomo	Spano
Boyd	Grant	Patronis	Stafford
Bracy	Hager	Perry	Stark
Brodeur	Harrell	Peters	Steube
Broxson	Hill	Pigman	Stewart
Caldwell	Holder	Pilon	Stone
Campbell	Hood	Porter	Taylor
Castor Dentel	Hooper	Powell	Thurston
Clarke-Reed	Hudson	Pritchett	Tobia
Clelland	Hutson	Rader	Torres
Coley	Ingram	Rangel	Trujillo
Combee	Jones, M.	Raschein	Van Zant
Corcoran	Jones, S.	Raulerson	Waldman
Crisafulli	Kerner	Ray	Watson, B.
Cruz	La Rosa	Reed	Watson, C.
Cummings	Lee	Rehwinkel Vasilinda	Weatherford
Danish	Magar	Renuart	Williams, A.
Davis	Mayfield	Richardson	Wood
Diaz, J.	McBurney	Roberson, K.	Workman
Diaz, M.	McGhee	Rodrigues, R.	Young
Dudley	McKeel	Rodríguez, J.	Zimmermann
Eagle	Metz	Rogers	

Nays-None

So the bill passed and was immediately certified to the Senate.

CS for CS for SB 1672—A bill to be entitled An act relating to property insurance; amending s. 626.621, F.S.; providing additional grounds for refusing, suspending, or revoking a license or appointment of an insurance agent, adjuster, customer representative, or managing general agent based on the acceptance of payment for certain referrals; amending s. 626.854, F.S.; prohibiting a public adjuster or public adjuster apprentice from choosing the persons or entities that will perform repair work; amending s. 627.351, F.S.; postponing the date that new construction or substantial improvement is not eligible for coverage by the corporation; deleting reference to the Residential Property and Casualty Joint Underwriting Association with respect to issuing certain residential or commercial policies; requiring the corporation to cease offering new commercial residential policies providing multiperil coverage after a certain date and continue offering commercial residential wind-only policies; authorizing the corporation to offer commercial residential policies excluding wind; providing exceptions; specifying the amount of the surcharge to be assessed against personal lines, commercial lines, and coastal accounts to cover a projected deficit; requiring the corporation's board to contract with the Division of Administrative Hearings to hear protests of the corporation's decisions regarding the purchase of commodities and contractual services and issue a recommended order; requiring the board to take final action in a public meeting; revising the date for submitting the annual lossratio report for residential coverage; amending s. 627.3518, F.S.; defining the term "surplus lines insurer"; requiring the corporation to implement procedures for diverting ineligible applicants and existing policyholders for commercial residential coverage from the corporation by a certain date; deleting the requirement that the corporation report such procedures to the Legislature; authorizing eligible surplus lines insurers to participate in the corporation's clearinghouse program and providing criteria for such eligibility; conforming cross-references; providing that certain applicants who accept an offer from a surplus lines insurer are considered to be renewing; repealing s. 627.3519, F.S., relating to an annual report requirement for aggregate net probable maximum losses; amending s. 627.35191, F.S.; requiring the corporation to annually provide certain estimates for the next 12-month period to the Legislature and the Financial Services Commission; amending s. 627.711, F.S.; prohibiting a mitigation inspector from offering or delivering compensation, and an insurance agency, agent, customer representative, or employee from accepting compensation for referring an owner to the inspector or inspection company; authorizing an insurer to exempt a uniform mitigation verification form from independent verification under certain circumstances; providing that the form provided to the corporation is not subject to verification and the property is not subject to reinspection under certain circumstances; amending s. 817.234, F.S.; prohibiting a contractor from paying, waiving, or rebating a property insurance deductible; providing penalties; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 849

Representative Hooper in the Chair.

T'4 1		
Fitzenhagen	Nelson	Saunders
Fresen	Nuñez	Schenck
Fullwood	Oliva	Schwartz
Gaetz	O'Toole	Slosberg
Gibbons	Pafford	Smith
Gonzalez	Passidomo	Spano
Goodson	Patronis	Stafford
Grant	Perry	Stark
Harrell	Peters	Steube
Hill	Pigman	Stewart
Holder	Pilon	Stone
Hood	Porter	Taylor
Hooper	Powell	Thurston
Hudson	Pritchett	Tobia
Hutson	Rader	Torres
Ingram	Rangel	Trujillo
Jones, M.	Raschein	Van Zant
Jones, S.	Raulerson	Waldman
Kerner	Ray	Watson, B.
La Rosa	Reed	Watson, C.
Lee	Rehwinkel Vasilinda	Weatherford
Magar	Renuart	Williams, A.
Mayfield	Richardson	Wood
McBurney	Roberson, K.	Workman
McGhee	Rodrigues, R.	Young
McKeel	Rodríguez, J.	Zimmermann
Metz	Rogers	
Moraitis	Rooney	
Moskowitz	Rouson	
	Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Grant Harrell Hill Holder Hood Hooper Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Lee Magar Mayfield McBurney McGhee McKeel Metz Moraitis	Fresen Nuñez Fullwood Oliva Gaetz O'Toole Gibbons Pafford Gonzalez Passidomo Goodson Patronis Grant Perry Harrell Peters Hill Pigman Holder Pilon Hood Porter Hooper Powell Hudson Pritchett Hutson Rader Ingram Rangel Jones, M. Raschein Jones, S. Raulerson Kerner Ray La Rosa Reed Lee Rehwinkel Vasilinda Magar Renuart Mayfield Richardson McBurney Roberson, K. McGhee Rodriguez, J. Metz Rogers Moraitis Rooney

Nays-None

Votes after roll call:

Yeas—Hager

So the bill passed, as amended, and was immediately certified to the Senate.

Recessed

The House recessed at 3:10 p.m., to reconvene at 4:00 p.m. or upon call of the chair.

Reconvened

The House was called to order at 4:06 p.m. by the Speaker pro tempore.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 850].

Introduction of Guests

The Speaker *pro tempore* introduced the Honorable Carlos Lopez-Cantera, Lieutenant Governor; the Honorable Pam Bondi, Attorney General; the Honorable Jeffery H. "Jeff" Atwater, Chief Financial Officer; the Honorable Adam H. Putnam, Commissioner of Agriculture and Consumer Services; the Honorable Don Gaetz, Senate President; and former Speakers, Representatives, and guests.

The Speaker *pro tempore* recognized Rep. McKeel to introduce the Speaker's family: Courtney Weatherford, wife; Ella Kate, Molly Marie, and Madelyn Starr Weatherford, daughters; Cathy Weatherford, mother; John, Joe, and Stephen Weatherford, brothers; Speaker Allan G. Bense and Tonie Bense, father and mother-in-law; and Caroline Boyle, family friend; and make brief remarks.

Unveiling of the Speaker's Portrait

At the request of the Speaker *pro tempore*, Speaker Weatherford and his family approached the well where his portrait was unveiled.

Presentation of Members' Gift to the Speaker

The Speaker pro tempore recognized Rep. Holder to approach the well.

Rep. Holder: Speaker, it is with great honor and pride today that I present to you a gift from your colleagues in the House. Mr. Speaker, we can all agree, all of us, that you are a man of principle, a man of compassion, and a true servant to this House and to our state. On the first day of session, you gave us a gift, an admonition, and a promise. The gift was a clock, symbolizing the short time that we have together. The admonition was make every second count. We have all watched our clocks tick down together and have been reminded of your counsel to this body when you first took the gavel. But, Speaker, you also closed with a vision. You said that if we could rise above our own interests and our own agendas, together we could accomplish great things. I think we can all agree that you are good on that promise. And, therefore, Mr. Speaker, it is now our time to give you a gift and a promise. Please accept this gift and open it up. [applause]

Following the Presentation of the Members' Gift to the Speaker, Sergeant at Arms staff members hung the Speaker's portrait in the Chamber.

Remarks of the Speaker

Speaker Weatherford: Thank you. It's been a tremendous honor to be a member of this Chamber and to be Speaker of this House, and I have to give the glory to God for this opportunity. And if you'd have told me ten years ago, Mr. President, that I would ever be standing in this Chamber—because that was the first time I walked in here was ten years ago as a legislative aide—that I would ever be in this Chamber as a member, much less as Speaker of the House I would have never, ever, believed you. To see a dream like that come true has been just an amazing honor to me, and I see that wall and I see the people on that wall and having worked for one Speaker and served three others, to be able to follow them in history and to be a part of the history of this Chamber is an honor that I certainly don't have words to express. But I learned everything I knew I in politics from the first speaker that I worked for, and I continue to grow with the three others, and Allan, I just want you to know, Mr. Speaker, thank you for setting the gold

standard for me of what it takes to be a leader in this Chamber. You are the gold standard, my friend. [applause]

I'd also like to thank my family. Not all of my eight brothers and sisters could be here, you could probably appreciate that. We have logistical problems in the Weatherford household, but our family as I've said on this floor many times before, is a very tight knit family. We stand up for each other, we care for each other. It's a lot like the Florida House. And we had a lot of controlled chaos growing up kind of like the Florida House. But I could not have asked for a more god-fearing mother and father, parents who instilled in me this desire to strive for public service and to find ways to contribute to your fellow man. And at a very young age, my mother, having homeschooled me until the sixth grade, decided that she was going to make sure that there were fundamental values that I would have as a young man and that hopefully I would carry forward into my adulthood. And, Mom, I don't know if I've lived up to the expectation that you had for me, but both you and Dad did a wonderful job raising nine children and I'm forever indebted to you. I love you so much. Thank you for being here. [applause]

To my three little girls Ella, Molly, and Madeline, who had a really hard time standing still up here, that's a lot like it is in our house. They are just the light of my life. Ella, you like my chair over there, honey? Yeah? Your daddy loves you very much. And I'm also very excited about our fourth addition that is coming and so we may not break any Weatherford records, but we're certainly going to have four kids and I am going to get my boy. So I'm excited about that. [applause] And of course the most important person in my life, my wife, Courtney, who you know was mentioned earlier, I don't know, honey, if you were on the floor or watching from the gallery, but Representative Hooper had stated that we have a system in the Weatherford family that we have one child every term which is true, so I came in here with no children, as you know, and we're going to leave with four and we did one every single two years. But the sacrifice that you've made, honey, and the tough long nights, and the hardships that you've gone through to give me an opportunity to do this job, to give back, to serve with these amazing people. I can never thank you enough for that. I don't have a gift for that. Aside from my love for you, which is stronger than it's ever been. I love you. [applause]

Mr. President, it's an honor for you to be here today. What you and I had set forth to do almost two years ago in your small cottage house over in seaside, before you were President and I was Speaker, and we talked about the environment and the ecosystem we wanted to create as leaders of our chambers, and the fact that we could do things differently. And that we could hope that we could convince our members to rise above the normal bitterness and acrimony that seems to always stand in the way between two chambers. I could not have asked for a better partner. I could not have asked for a more successful two years with a person that wanted to put issues on the line, tell people what we were going to do, and then arm and arm with me, work exceptionally hard to do it. You are a great friend, you are a great leader of the Senate, and Florida is forever in your debt for your service. Thank you, sir. [applause]

And for all the members of the House and Senate and friends and family who are here, who took the time to be part of this, I'm very grateful for your presence. I would like to, with the members permission, to give my farewell remarks on Friday, because that's our last day. And I will just end it with this: the Florida House is a very, very special place. And the first time I walked in here I knew it, and I know the last time I walk out of here it will be just as special as when I first came in. And we have had an amazing run together. The members of us who came in, in 2006, and all the members who've come after that we've had a chance to serve with, and I just want you to know that the honor that is bestowed upon me by putting me on the wall with giants who have served this state, is one that is beyond anything I could ever say to you, but I'm so grateful. And it reminds me of my daughter, Ella. A couple of nights ago I was putting her to bed, in fact it was Tuesday night, and she said, "Daddy how much longer are you Speaker?" Speaker D, she was wondering too. [laughter] And I said, "well, honey, it's almost over. There's about three or four days left and then Daddy doesn't have to be Speaker anymore." And then she looked over, and she looked at me, and she said, "I feel like you've been speaker for a long time. [laughter] I think it's probably time to end it." [laughter] So, Ella, you're right, it is time. And I just want you all to know that I care for you, I've been honored by you today, and I'm really grateful to have this opportunity to be the Speaker of the House. Thank you very much.

REPRESENTATIVE HOOPER IN THE CHAIR

Rep. Hooper recognized Speaker pro tempore Coley for remarks.

Speaker pro tempore Coley: Thank you, Mr. Speaker. As we view the installed portrait of our beloved Speaker—I think we can say that because he certainly is. Mr. Speaker, I've known you as an aide to Speaker Bense. I've watched you get married to your beautiful wife, Courtney. I've had the pleasure of getting to know your beautiful daughters, Ella Kate, Molly Marie, and Madelyn Starr, and I eagerly anticipate meeting the young man Weatherford on his arrival. But you are such a great role model for young men to follow. Proverbs 22:1 says, "A good name is to be chosen rather than great riches, and favor is better than silver or gold." Will Weatherford, your name is good. We are proud of you and we'll reflect on the time of your speakership as one that was conducted fairly and honorably. God bless you and your family. [applause]

THE SPEAKER IN THE CHAIR

Moment of Silence

At the request of Rep. Ingram, the House observed a moment of silence in memory of the fatalities incurred as a result of storms in the Panhandle.

Motior

Rep. Slosberg moved to recall ${\bf SB~392}$ from the Senate, which was not agreed to.

Motion to Adjourn

Rep. Crisafulli moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 9:00 a.m., Thursday, May 1, 2014, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Will Weatherford, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 337.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Will Weatherford, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 485.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Will Weatherford, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 531.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Will Weatherford, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for HB 561.

Debbie Brown, Secretary

The above bill was ordered enrolled.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Bracy:

Yeas-March 20: 486; April 22: 619, 630; April 25: 768

Rep. Crisafulli:

Yeas-April 28: 786

Rep. Gaetz:

Yeas-April 28: 804

Rep. Grant:

Yeas—March 20: 482; April 3: 541; April 11: 588, 589, 590, 591, 592; April 22: 611; April 23: 640, 641, 643, 653, 654, 655, 656, 657, 658; April 24: 681; April 25: 716, 718, 719, 720, 721, 722, 737, 738, 739, 744, 745, 748, 761, 762, 763, 764; April 28: 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804

Nays—April 9: 561, 562, 563, 564, 568, 569; April 11: 582

Rep. McKeel:

Yeas—March 20: 483; March 27: 513; April 11: 571, 572, 573, 574, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604; April 21: 606; April 22: 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 630, 631, 632, 633, 634, 635, 636, 637, 638; April 23: 649, 650, 653, 654, 655, 656, 664, 665, 671, 672; April 24: 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 686; April 25: 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707

Nays—March 20: 484; April 21: 607, 608, 609; April 22: 629; April 23: 652; April 24: 685, 687

Rep. Porter:

Yeas-April 24: 683

Rep. Stafford:

Yeas—April 25: 765

Rep. Taylor:

Yeas-April 25: 767

Cosponsors

CS/CS/CS/HB 41-M. Jones, S. Jones, Pilon, Porter, Rooney

CS/HB 139-Lee

CS/CS/HB 147—Danish, J. Diaz, C. Watson

CS/CS/HB 709—Adkins

HB 903—Campbell

CS/CS/CS/HB 1059—Rogers

HR 9013-Stark

HR 9017—Renuart

HR 9027—Renuart

HR 9047—Renuart

Withdrawals as Cosponsor

HR 9003-Edwards

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 4:50 p.m., to reconvene at 9:00 a.m., Thursday, May 1, 2014, or upon call of the Chair.

CHAMBER ACTIONS ON BILLS

Wednesday, April 30, 2014

CS for CS for	218 — Read 3rd time; CS passed; YEAS 117, NAYS 0	SB	1010 — Read 3rd time; Passed; YEAS 115, NAYS 0
CS for SB CS for CS for SB	230 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0	CS for CS for SB	1036 — Read 3rd time; CS passed as amended; YEAS 118, NAYS 0
CS for SB	256 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS for CS for SB	1070 — Read 3rd time; CS passed; YEAS 112, NAYS 5
CS for CS for	272 — Read 3rd time; CS passed; YEAS 99, NAYS 15	CS for SB	1140 — Read 3rd time; CS passed; YEAS 116, NAYS 0
CS for SB CS for CS for	286 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS for SB	1142 — Read 3rd time; CS passed; YEAS 116, NAYS 0
SB SB	356 — Read 3rd time; Passed as amended; YEAS 90, NAYS 27	CS/CS/HB	1161 — Read 3rd time; Amendment 045637 adopted; Amendment 224669 adopted; CS passed as amended; YEAS 116, NAYS 0
CS for SB	358 — Read 3rd time; CS passed; YEAS 119, NAYS 0	CS/SJR	1188 — Read 3rd time; CS passed; YEAS 74, NAYS 45
SB	374 — Read 3rd time; Passed; YEAS 117, NAYS 0	CS for SB	1190 — Temporarily postponed, on 3rd Reading
SB	386 — Read 3rd time; Passed; YEAS 78, NAYS 40	CS for SB	1238 — Read 3rd time; CS passed; YEAS 112, NAYS 1
SB	392 — Read 3rd time; Passed; YEAS 58, NAYS 56; Motion to recall from Senate failed adoption	CS for CS for SB	1308 — Read 3rd time; CS passed; YEAS 112, NAYS 1
CS for CS for	440 — Read 3rd time; CS passed; YEAS 116, NAYS 0	CS for CS for SB	1320 — Read 3rd time; CS passed; YEAS 113, NAYS 0
SB CS for CS for	450 — Read 3rd time; CS passed; YEAS 115, NAYS 1	CS for CS for SB	1524 — Read 3rd time; CS passed; YEAS 117, NAYS 0
SB SB	490 — Read 3rd time; Passed; YEAS 116, NAYS 0	CS for CS for SB	1526 — Read 3rd time; CS passed; YEAS 118, NAYS 0
CS for CS for	674 — Read 3rd time; CS passed as amended; YEAS	SB	1636 — Read 3rd time; Passed; YEAS 117, NAYS 0
SB	117, NAYS 0	CS for SB	1642 — Read 3rd time; CS passed; YEAS 76, NAYS 42
CS for CS for CS for SB	702 — Read 3rd time; CS passed; YEAS 116, NAYS 0	SB	1664 — Read 3rd time; Passed; YEAS 118, NAYS 0
CS for CS for SB	708 — Read 3rd time; CS passed; YEAS 115, NAYS 0	CS for CS for	1672 — Read 3rd time; CS passed as amended; YEAS
CS for SB	762 — Read 3rd time; CS passed; YEAS 116, NAYS 0	SB	117, NAYS 0
CS for CS for SB	850 — Read 3rd time; Amendment 086369 Failed; CS passed as amended; YEAS 115, NAYS 1	SB	1676 — Read 3rd time; Passed; YEAS 118, NAYS 0

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DAILY INDICES FOR

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CS/CS/CS/HB 41	903	CS for CS for SB 850	895-896
CS/SJR 1188		HB 903	
CS/HB 139	903	SB 1010	895
CS/CS/HB 147		CS for CS for SB 1036	899
CS for CS for CS for SB 218	887	CS for CS for SB 1070	891
CS for CS for SB 230	886	CS for SB 1140	895
CS for SB 256	900	CS for SB 1142	
CS for CS for CS for SB 272	888	CS/CS/HB 1161	
CS for CS for SB 286	885	CS/SJR 1188	
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CS for SB 358	900	CS for CS for SB 1308	894
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SB 392		CS for CS for SB 1526	897
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CS for HB 485	902	SB 1664	
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CS for CS for SB 674	899	HR 9013	
CS for CS for SB 702	889	HR 9017	
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